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CALIFORNIA LEGISLATURE

1951 REGULAR SESSION

FROM JANUARY 8 TO JANUARY 23, 1951



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RALPH N. KLEPS
Legislative Counsel

JOSEPH A. BEEK
Secretary of the Senate

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Chief Clerk of the Assembly

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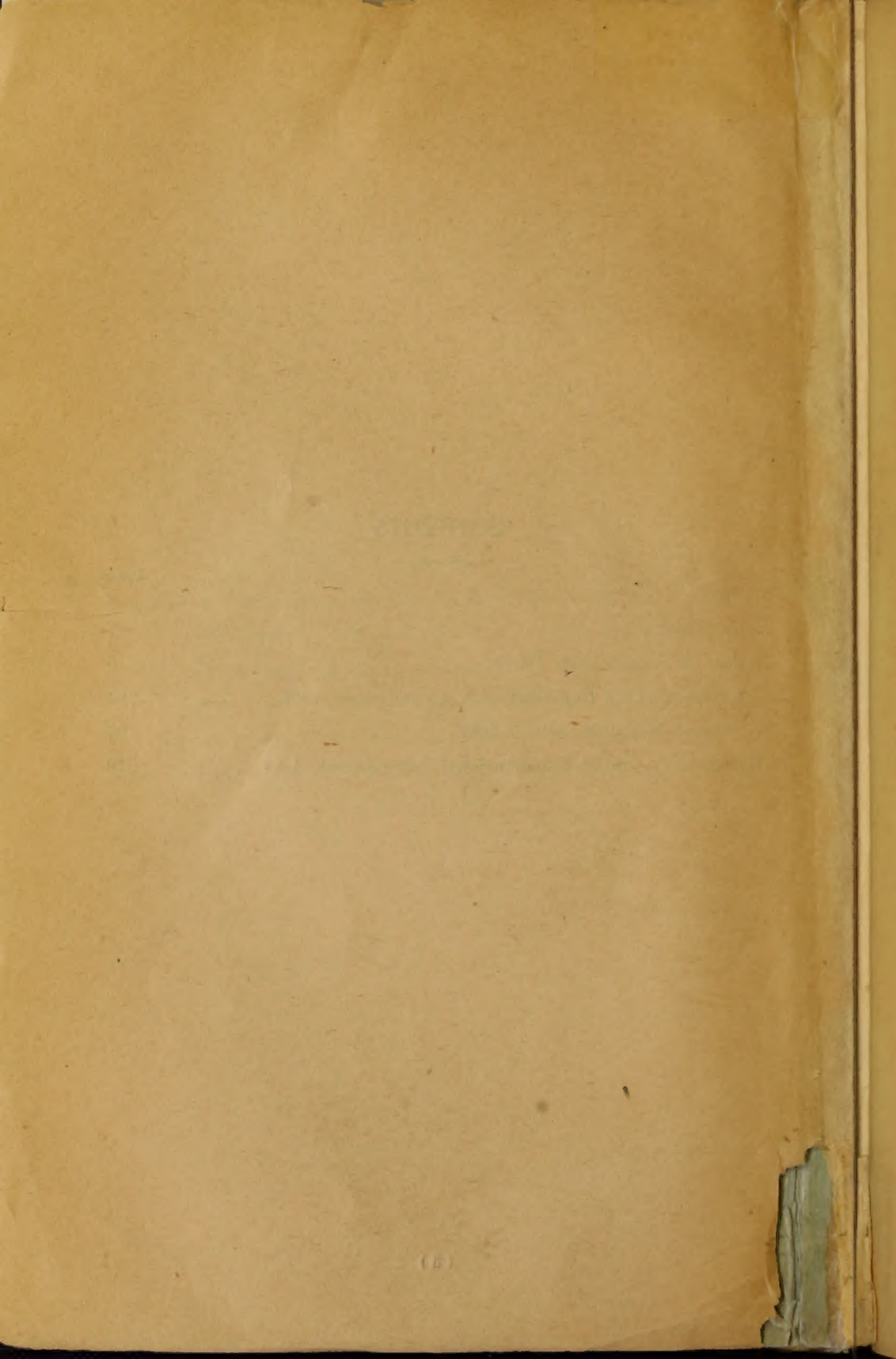
JOSEPH A. BEEK
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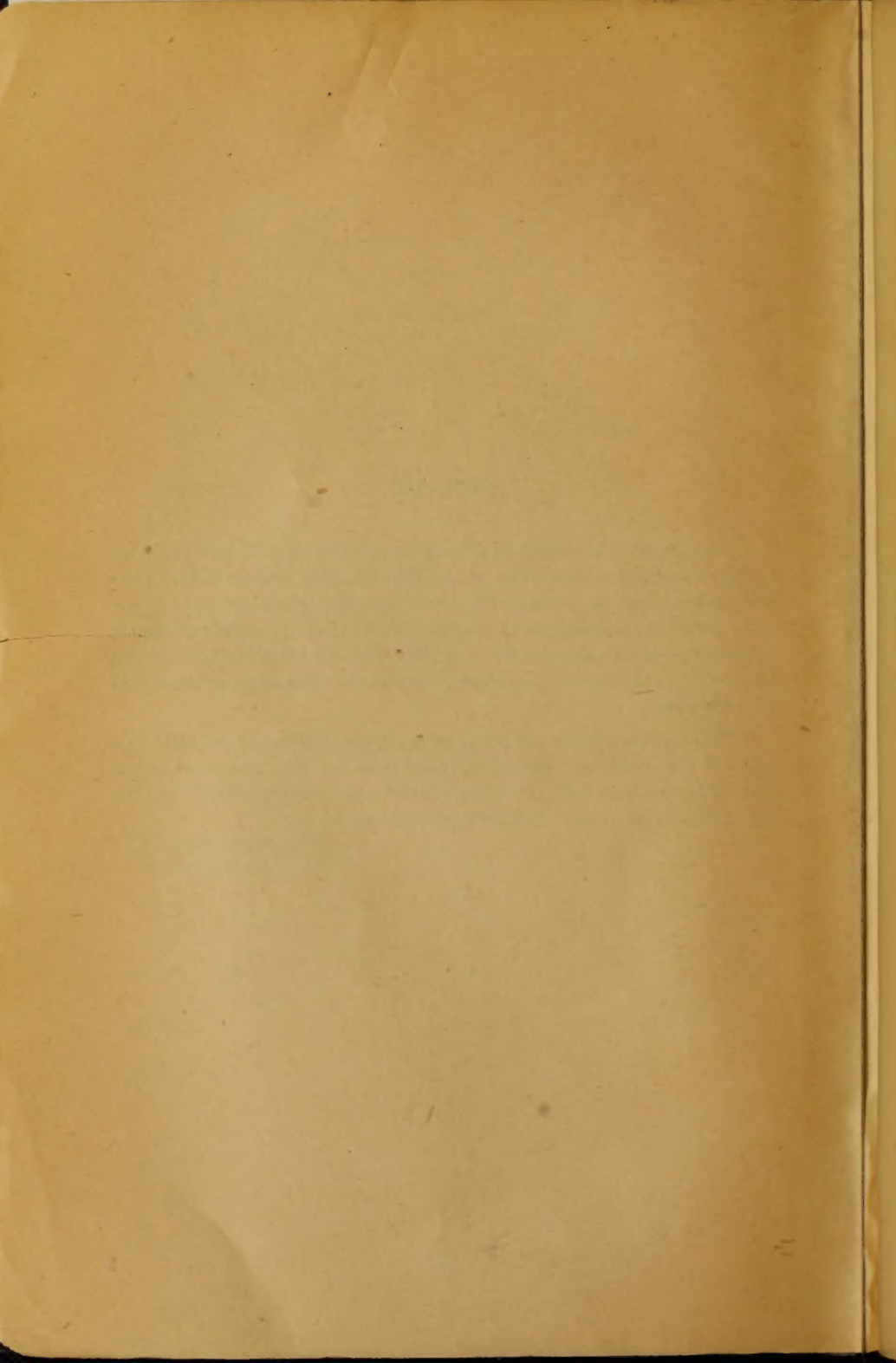


PREFACE

This digest is intended as a brief description of bills and constitutional amendments introduced at the 1951 Regular Session prior to the constitutional recess, January 23, 1951. The digests are arranged in the same numerical sequence as in the Semi-Final History, digests of Senate measures preceding those of the Assembly. The measures are described as they stood at the time of the recess, except that subsequent approvals of bills are noted.

These summaries do not purport to analyze precisely the entire contents of the measures, but rather to indicate the general nature of the proposals with only such attention to details as has been possible in view of the time element and other factors involved.

RALPH N. KLEPS
Legislative Counsel



ABBREVIATIONS

Except for committee references, the following abbreviations are used:

S. B.	Senate Bill
A. B.	Assembly Bill
S. C. A.	Senate Constitutional Amendment
A. C. A.	Assembly Constitutional Amendment
Sec.	Section
Art.	Article
Ch.	Chapter
Pt.	Part
Div.	Division
Act	Deering's General Laws, Act (No.)
Ag. C.	Agricultural Code
Bk. C.	Banking Code
B. & P. C.	Business and Professions Code
Civ. C.	Civil Code
C. C. P.	Code of Civil Procedure
Corp. C.	Corporations Code
Ed. C.	Education Code
Elec. C.	Elections Code
Fin. C.	Financial Code
F. & G. C.	Fish and Game Code
Gov. C.	Government Code
H. & N. C.	Harbors and Navigation Code
H. & S. C.	Health and Safety Code
Ins. C.	Insurance Code
Lab. C.	Labor Code
M. & V. C.	Military and Veterans Code
Pen. C.	Penal Code
Pol. C.	Political Code
Prob. C.	Probate Code
P. R. C.	Public Resources Code
P. U. C.	Public Utilities Code
R. & T. C.	Revenue and Taxation Code
S. & H. C.	Streets and Highways Code
Veh. C.	Vehicle Code
Wat. C.	Water Code
W. & I. C.	Welfare and Institutions Code

SENATE COMMITTEE ABBREVIATIONS

Agriculture	Agr.
Business and Professions	B. & P.
Education	Ed.
Elections	Elec.
Finance	Fin.
Financial Institutions	Fin. Inst.
Fish and Game	F. & G.
Governmental Efficiency	Gov. Eff.
Institutions	Inst.
Judiciary	Jud.
Labor	Lab.
Local Government	L. Gov.
Military and Veterans Affairs	Mil. & Vet. Aff.
Natural Resources	Nat. Res.
Public Health and Safety	Pub. H. & S.
Public Utilities	Pub. U.
Revenue and Taxation	Rev. & Tax.
Rules	RLs.
Social Welfare	Soc. Wel.
Transportation	Trans.
Water Resources	Wat. Res.

ASSEMBLY COMMITTEE ABBREVIATIONS

Agriculture	Agr.
Boards and Commissions	B. & C.
Civil Service and State Personnel	C. S. & S. P.
Conservation, Planning, and Public Works	C., P., & P. W.
Constitutional Amendments	C. A.
Education	Ed.
Elections and Reapportionment	Elec. & Reap.
Finance and Insurance	Fin. & Ins.
Fish and Game	F. & G.
Governmental Efficiency and Economy	G. E. & E.
Industrial Relations	Ind. R.
Judiciary	Jud.
Legislative Procedure	Leg. P.
Manufacturing, Oil, and Mining Industry	M., O., & M. I.
Military Affairs	Mil. Aff.
Municipal and County Government	Mun. & C. G.
Public Health	Pub. H.
Public Utilities and Corporations	P. U. & C.
Revenue and Taxation	Rev. & Tax.
Rules	RLs.
Social Welfare	Soc. Wel.
Transportation and Commerce	Trans. & C.
Ways and Means	W. & M.

SENATE BILLS

S.B. 1—WAY. (F. & G.) Adds Sec. 506, F. & G. C., re junior fishing reserve in District 1½.

Prohibits persons over 16 years of age from taking fish from Francis, Rees, and Williams Creeks in Fish & Game District 1½.

To take effect immediately, urgency measure.

S.B. 2—WAY. (Trans.) Amends Sec. 356, S. & H. C., re state highway routes.

Adds roads from Marin-Sonoma County line to Jenner, from Westport to Ferndale, and lateral connection to Route 1 near Legget Valley, to existing Route 56.

S.B. 3—WAY. (Fin.) New act, re repair and restoration of levees, flood control works, channels, irrigation works, city and county roads and bridges and other property damaged or destroyed by storms or floods.

Appropriates unspecified sum to Item 277, Budget Act of 1950 to be expended by Department of Public Works for restoration and repair of works and property damaged by storm or flood after December 31, 1949, on matching basis.

To take effect immediately, urgency measure.

S.B. 4—WAY. (F. & G.) Adds Sec. 810.6, F. & G. C., re bag limit on clams from Humboldt Bay.

Prohibits taking more than 25 clams in aggregate of all species in one day in Fish and Game Districts 8 and 9. Prohibits possession of more than one bag limit during one day.

S.B. 5—WAY. (Trans.) New act, the County Highway-Aid Act of 1951, re county and state highway program and cooperation with Federal Government.

Provides for cooperation with United States under Federal-Aid Highway Act of 1950 on projects of principal secondary and feeder roads.

Money appropriated to be expended upon county highways but may, under specified circumstances, be expended on state highways.

Provides for allocation of federal and state funds to the several counties according to formula of Federal Law.

Appropriates \$9,600,000.

S.B. 6—WAY. (Nat. Res.) Adds Sec. 5006.2, P. R. C., re state payments to counties in lieu of taxes on state park lands.

Provides for annual payment by State to county in which state park is situated of amount equal to county taxes on similar land, as determined by committee consisting of county assessor, and representatives of State Board of Equalization and of State Park Commission. Money received by county may be expended by it for any state purpose not prohibited by State Constitution.

S.B. 7—WAY. (Nat. Res.) Adds Secs. 5003.1, 5006.3, and 5157.4, P. R. C., re public recreation areas and facilities.

Provides State Park Commission shall not maintain or operate any restaurant, hotel or other dwelling accommodation, curio shop, or store, other than for its employees, concessionaires, and contracting agencies connected with administration, protection, or development of State Park System. Does not preclude (a) leasing buildings and facilities to private concessionaires, (b) operation of such facilities until such time as they are so leased, nor (c) establishment and operation of public camping grounds.

Authorizes acquisition, development, and maintenance of skiing areas by State Park Commission.

Permits Department of Natural Resources, through State Park Commission, to contribute up to $\frac{1}{2}$ cost of acquisition of small boat harbors by counties. Provides county board of supervisors must make available matching amount from county funds or sale of revenue bonds before contribution is made by department. Authorizes State Park Commission to prescribe procedure for making application for contributions and payment and expenditure thereof.

S.B. 8—WAY. (F. & G.) Amends Sec. 788, F. & G. C., to establish crab season in Districts 6, 7, 8, and 9 between December 15th and July 31st.

S.B. 9—WAY. (F. & G.) Adds Sec. 790.1, F. & G. C., re sale of crabs and crab meat.

Authorizes possession, transportation, and sale during closed season of crab meat and cooked frozen whole crabs taken during open season, subject to rules of Fish and Game Commission.

S.B. 10—POWERS. (L. Gov.) Amends Sec. 737ff, Pol. C., and Sec. 79.32, C. C. P., to change salary of superior court judge of Plumas County from \$9,000 to unspecified sum.

S.B. 11—POWERS. (L. Gov.) Amends Sec. 28140, Gov. C., re compensation for public service in Lassen County.

Changes compensation of auditor, district attorney, jurors, and supervisors to unspecified sums.

S.B. 12—POWERS. (L. Gov.) Amends Sec. 28144, Gov. C., re compensation for public service in Plumas County.

Changes compensation of auditor, district attorney, jurors, and supervisors to unspecified sums.

S.B. 13—POWERS. (L. Gov.) Amends Sec. 28149, Gov. C., re compensation for public service in Modoc County.

Changes compensation of auditor, district attorney, jurors, and supervisors to unspecified sums.

S.B. 14—POWERS. (L. Gov.) Amends Sec. 737y, Pol. C., and Sec. 79.25, C. C. P., to change salary of superior court judge of Modoc County from \$8,500 to unspecified sum.

S.B. 15—POWERS. (L. Gov.) Amends Sec. 737r, Pol. C., and Sec. 79.18, C. C. P., to change salary of superior court judge of Lassen County from \$9,250 to unspecified sum.

S.B. 16—POWERS AND SUTTON. Appropriates \$3,500 for expenses of Senate in augmentation of Item 5 of Budget Act of 1950.

Chapter 2, Statutes of 1951, approved January 24, 1951, in effect immediately.

S.B. 17—POWERS AND SUTTON. Appropriates \$12,000 for mileage of members and officers of Senate in augmentation of Item 3 of Budget Act of 1950.

Chapter 3, Statutes of 1951, approved January 24, 1951, in effect immediately.

S.B. 18—DESMOND. Amends Sec. 3466a, Pol. C., and Sec. 51681, Wat. C., re reclamation districts.

Permits sale of land purchased for district at delinquent sales in parcels of any number of acres rather than 320 acres or less.

Chapter 9, Statutes of 1951, approved February 2, 1951, in effect immediately.

S.B. 19—DESMOND. (Fin.) New act, re repair and restoration of levees, flood control works, roads, canals, ditches and flumes, channels, irrigation works, city and county roads, bridges and levees and other property damaged or destroyed by storm or flood.

Appropriates \$5,000,000 to Department of Public Works during 1951-1952 and 1952-1953 Fiscal Years for restoration and repair of works and property damaged by storm or flood after December 31, 1949, on a matching basis.

To take effect immediately, urgency measure.

S.B. 20—KRAFT. (Fin.) Amends Sec. 19613.5, adds Sec. 19601.1, Ed. C., re child care centers.

Extends state support for child care centers from February 15, 1951, to June 30, 1951. Appropriates \$1,800,000 to Department of Education for administration and support of centers during period of extension.

To take effect immediately, urgency measure.

S.B. 21—KRAFT. (Ed.) Amends Sec. 19613.5, adds Sec. 19601.1, Ed. C., re child care centers.

Extends state support for child care centers from February 15, 1951, to June 30, 1952. Appropriates \$5,864,000 to Department of Education for administration and support of centers from July 1, 1951, to June 30, 1952.

To take effect immediately, urgency measure.

S.B. 22—KRAFT. (Ed.) Amends Sec. 19613.5, adds Sec. 19601.1, Ed. C., re child care centers.

Extends state support for child care centers from February 15, 1951, to June 30, 1953. Appropriates unspecified sum to Department of Education for administration and support of centers from June 30, 1951, to June 30, 1953.

To take effect immediately, urgency measure.

S.B. 23—MAYO. (L. Gov.) Adds Ch. 3, Pt. 1, Div. 3, Title 4, Gov. C., re increase in compensation of local elective officers during war.

Suspends prohibition of Sec. 5, Art. XI of State Constitution against increasing compensation of a county, township, or city officer during his term of office or after his election, during time of war and until one year after the termination of hostilities. Defines time of war as commencing when Congress declares war, when the United States is assisting the United Nations to restore peace by use of its armed forces, or when it is engaged in active military operations against a foreign power whether or not war has been declared.

To take effect immediately, urgency measure.

S.B. 24—MAYO. New act, and adds Sec. 13115, Gov. C., re office building for Department of California Highway Patrol.

Authorizes Department of California Highway Patrol to expend \$700,000 for office building in Sacramento. Authorizes department and any state agency which may invest funds under its control to execute an agreement, with approval of Department of Finance, under which agency will invest \$700,000 with Department of California Highway Patrol for such office building. Authorizes Director of Finance to make such investment of money in special funds that he is authorized to invest. Repayment of investment to be made from rentals paid by agencies using building or other funds available to Department of California Highway Patrol.

Chapter 11, Statutes of 1951, approved February 2, 1951, in effect immediately.

S.B. 25—MAYO. New act, and adds Sec. 13116, Gov. C., re office building for Department of Motor Vehicles.

Authorizes Department of Motor Vehicles to expend \$5,500,000 for office building in Sacramento. Authorizes department and any state agency which may invest funds under its control to execute an agreement, with approval of Department of Finance, under which agency will invest \$5,500,000 with Department of Motor Vehicles for such office building. Authorizes Director of Finance to make such investment of money in special funds that he is authorized to invest. Repayment of investment to be made from rentals paid by agencies using building or other funds available to Department of Motor Vehicles.

Upon completion and occupancy of office building present Motor Vehicle Building shall be transferred to Department of Finance which shall collect rent from state agencies using it, deduct cost of maintenance and pay from balance to Motor Vehicle Fund amount equal to average appraised value of building on date it was vacated, as determined by at least 3 appraisals.

Chapter 12, Statutes of 1951, approved February 2, 1951, in effect immediately.

S.B. 26—COOMBS. (Jud.) Amends Sec. 1556, adds Sec. 1556.1, Prob. C., re compensation of guardian and his attorney.

Authorizes court to allow guardian's and his attorney's fees to date, on petition of guardian, and attorney's fee to date on petition of attorney, after filing inventory and appraisal and three months or more after issuance of letters of guardianship, from ward's estate. Specifies notice required.

S.B. 27—THOMPSON. (Pub. H. & S.) Adds Secs. 1919 and 1920, H. & S. C., re control of rabid animals.

Excepts, unless upon evidence of exposure to rabies, seeing-eye dogs from quarantine provisions when confined to premises when not in use or when under restraint by leash when in use, and available for examination at all reasonable times.

Provides for quarantine of seeing-eye dogs in humane manner in public animal shelter at cost not to exceed 50 cents per day. Present law provides for quarantine of animals upon the private premises of the owners.

S.B. 28—BREED. (L. Gov.) Adds Art. 6.5, Ch. 1, Pt. 3, Div. 12, H. & S. C., re finance and taxation authority of fire protection districts in unincorporated areas.

Requires boards of fire protection districts in unincorporated areas to report to board of supervisors not later than August 1 each year estimated cost of operation and maintenance of district property, including purchase of equipment and other property, or of paying district indebtedness.

Requires board of supervisors, at time of levying county taxes, and in same manner, to levy tax upon property in district sufficient to meet amount so reported, revenues to be deposited in county treasury for use of district.

Authorizes expenditure of unencumbered funds available for maintenance costs for any of purposes mentioned in first paragraph.

To take effect immediately, urgency measure.

S.B. 29—DILWORTH. (Ed.) Amends Secs. 4965 and 7431, Ed. C., re bonding capacity of school districts.

Changes total amount of bonds which may be issued for elementary school purposes from 5 to 6 percent, and for junior college purposes from 5 to 4 percent, of the assessed valuation of the district issuing the bonds.

To take effect immediately, urgency measure.

S.B. 30—DESMOND. (Fin. Inst.) New act, re security for damages resulting from operation of automobiles.

Requires owner of private motor vehicle to have insurance policy, or to deposit surety bond or securities with Department of Motor Vehicles. Provides for certificate of responsibility.

States requirements for such security, and provides procedure for deposit, alteration, and approval.

Exempts self-insurers and those under the jurisdiction of the Public Utilities Commission or Interstate Commerce Commission.

Prescribes penalty for violations.

S.B. 31—WAY. (F. & G.) Add Sec. 506, F. & G. C., to prohibit taking fish, mollusks, or crustaceans for profit in certain portions of Fish and Game Districts 6, 7, and 8.

S.B. 32—WAY. (F. & G.) Amends Secs. 420 and 429, F. & G. C., re sporting fishing and hunting licenses.

Exempts resident Indians from license requirements and deletes provision for issuing free licenses to resident Indians who are unable to pay for them and who have not violated fish and game laws.

S.B. 33—WAY. (F. & G.) Adds Sec. 412, F. & G. C., re fishing and hunting by resident Indians.

Exempts resident Indians from license requirements and provisions for seasons. Provides for issuance of hunting and fishing permits by county clerks free of charge. Requires applicant for permit to make affidavit that he is bona fide Indian resident. Requires all such Indians to have permit in order to hunt and those over 16 years of age to have permit to fish.

S.B. 34—WAY. (F. & G. C.) Amends various Secs., F. & G. C., re use and possession of spears and other appliances for taking fish.

Excepts resident Indians from provisions prohibiting (a) taking of fish with spears, (b) possessing a fish spear or gaff within 300 feet of lake or stream where spearing is prohibited, (c) possessing spears, nets, gaffs, landing gear, or treble hooks within 100 yards of Districts 103.6 and 103.9. Permits resident Indians to use spear of any length to take abalones.

S.B. 35—POWERS. (Rls.) Appropriates \$1,726 for expenses of members of Senate in augmentation of Item 5 of Budget Act of 1950.

To take effect immediately, usual current expenses.

S.B. 36—MAYO. (Wat. Res.) Adds Ch. 3, Div. 1, Wat. C., State Water Project Development Bond Act, re financial assistance to local agencies in developing, protecting, storing and conserving water resources.

Provides for issuance of general obligation bonds, not to exceed \$400,000,000, the proceeds to be used in making loans to local agencies.

Authorizes loans to local agencies for construction and development of projects for conservation, storage, protection, and utilization of water and production of power therefrom, if the projects are found to be economically and financially feasible. Loans would be secured by bonds of local agencies.

Prescribes procedure for processing applications for loans and for issuing bonds.

To take effect upon adoption by the people of the State of California of an amendment to Constitution approving the act.

See digests of S.B. 43 and S.C.A. 2.

S.B. 37—MAYO. (L. Gov.) Amends Sec. 28146, Gov. C., re compensation for public service in Tuolumne County.

Changes compensation of auditor, district attorney, supervisors, and official reporter to unspecified sums.

S.B. 38—MAYO. (L. Gov.) Amends Sec. 28153, Gov. C., re compensation for public service in Mariposa County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

S.B. 39—MAYO. (L. Gov.) Amends Sec. 28150, Gov. C., re compensation of public officers in Calaveras County.

Changes salaries of auditor, district attorney, and supervisors to unspecified sums.

Deletes provision that compensation provided shall be paid to incumbent officers.

S.B. 40—MAYO. (L. Gov.) Amends various Secs., Pol. C. and C. C. P., to change annual salaries of superior court judges in Calaveras, Mariposa, and Tuolumne Counties from \$8,500 to an unspecified sum.

S.B. 41—MAYO. (Wat. Res.) Adds Sec. 1243, Wat. C., re appropriation of water.

Conditions future permits for appropriation of water for exportation out of watershed where the water is appropriated and originates, to prior right of any city, county or district to recover any portion of the water reasonably needed for beneficial uses in the watershed. Requires that any permit issued on such a license be likewise conditioned.

Requires that any city, county or district recovering water under added section, pay just compensation for facilities for taking, conveying, and storing the water recovered which are rendered useless by the recovery.

S.B. 42—MAYO. (Wat. Res.) Adds Art. 7, Ch. 2, Pt. 6, Div. 12, Wat. C., re issuance of revenue bonds by county water districts.

Authorizes board of directors of county water district to issue revenue bonds when it finds it desirable in order to finance a project without other authorization or approval. Makes provisions re issuance of revenue bonds by irrigation districts applicable to issuance of revenue bonds by county water districts.

S.B. 43—MAYO. (Wat. Res.) New Act. Provides for submission to people of constitutional amendment approving the State Water Project Development Bond Act at 1952 General Election or any special election prior thereto.

See digests of S.B. 36, and S.C.A. 2.

S.B. 44—WATSON. (L. Gov.) Amends Act 2119, the District Investigation Act of 1933, and Sec. 58700, Gov. C., re proceedings for formation of districts.

Provides for withdrawal of protests to proceedings and if withdrawal filed prior to hearing of protests or continuance thereof, withdrawn protests not to be used in determining whether proceedings to be terminated.

S.B. 45—WATSON. (L. Gov.) Amends Act 5683, the Orange County Water District Act, to delete provisions for exclusion from district of land annexed to metropolitan water district.

S.B. 46—WATSON. (L. Gov.) Adds Sec. 1953.6, Gov. C., re county officer liability.

With certain exceptions, exonerates officer on fixed salary from liability for negligence of deputy or employee appointed with approval of supervisors.

S.B. 47—WEYBRET. (Wat. Res.) New act, authorizing construction of San Lucas Project under cooperative plan and making an appropriation therefor.

Adopts and authorizes San Lucas Project in Salinas River Basin to be constructed by Monterey County Flood Control and Water Conservation District under cooperative plan with State and United States, each bearing portion of cost.

Requires district (a) to give assurances that project will be constructed in accordance with project plans or modifications thereof, (b) pay construction costs less those contributed by United States and those assumed by State, and (c) agree to construct, operate and maintain the flood control features of project as required by Secretary of the Army.

Appropriates \$2,500,000 to the Flood Control Fund of 1946 to be reallocated by the State Water Resources Board to the district under this act.

S.B. 48—BROWN. (F. & G.) Amends Sec. 332, F. & G. C., re wilderness and wild areas.

Adds High Sierra, Mount Dana-Minaret, and Hoover wilderness areas to those listed as closed to travel by automobile, other motor vehicles, and to aircraft landings. Prohibits travel by motor boat in closed areas.

S.B. 49—BROWN and HATFIELD. (F. & G.) Amends Sec. 19.6, F. & G. C., to extend general regulatory powers of Fish and Game Commission to ninety-first day after final adjournment of 1953 Regular Session.

S.B. 50—O'GARA. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925, increasing number of deputy clerks in San Francisco Municipal Court who receive \$250 per month, from 16 to 22.

S.B. 51—O'GARA. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925, to change judges of municipal court in San Francisco from 12 to unspecified number.

S.B. 52—O'GARA. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925, re San Francisco Municipal Court.

Authorizes one department of San Francisco Municipal Court to transact business within criminal jurisdiction during hours specified by judges of court.

Requires attendance of clerk or 1 or more deputies at all times at such division.

Authorizes such clerk or deputy to accept bail in sum fixed in warrant issued by judge of court, or if no warrant issued, in accordance with schedule fixed by court when offense charged is within its jurisdiction.

Acceptance of bail includes approval thereof, order releasing defendant, and notice of time and place of his appearance before court.

S.B. 53—WATSON. (Gov. Eff.) Amends Sec. 1481, Gov. C., re provisions of master official bond.

Specifies that master official bond required by appointing power be executed by qualified corporate surety, inure to benefit of appointing power and be accompanied by schedule setting forth name of officer, agent or employee required to give bond and amount thereof.

Liability of surety not to be affected by change of person holding principal office or membership in board.

S.B. 54—DILWORTH. (Gov. Eff.) Adds various Secs., B. & P. C., re approval of subdivision maps designating school sites.

Provides for submission through district attorney of tentative map, prior to its filing with governing body, to school board in each district in which subdivision located and gives school board right to approve school site thereon unless it waives expressly or by nonaction.

Provides that governing body shall not disapprove school site approved by school board.

Provides that if school board does not acquire or institute proceedings to acquire the site within year after approval of tentative map by governing body, subdivider may file amended map making other disposition pursuant to provisions of Subdivision Map Act.

S.B. 55—TENNEY. (Lab.) Adds Sec. 1106, Lab. C., re employment of persons who are affiliated with subversive organizations.

Provides that nothing in Ch. 5, Pt. 3, Div. 2, Lab. C., which prohibits employers from interfering with political activities of employees, shall prevent employer from adopting policies against employment of persons affiliated with subversive organizations.

S.B. 56—TENNEY. (Jud.) Adds Sec. 1874, Civ. C., re surrender of lost animals for medical research.

Prohibits surrendering of lost animal for medical research, if it can be identified through record system known to finder, but such animal may be so surrendered if it remains unclaimed for 7 days after written notice has been sent to last known address of owner.

S.B. 57—TENNEY. (Gov. Eff.) Amends Ch. 1463, Stats. 1947, re Sixth District Agricultural Association.

Deletes prohibition against use of housing facilities under control of the district for purposes other than housing.

S.B. 58—THOMPSON. (Ed.) Amends Sec. 2533, adds Sec. 1599.1, Ed. C., re disposition of property and assumption of bonded indebtedness upon change of school district boundaries.

Provides that when part of school district A is annexed to district B, district B shall take possession of district A's real property and fixtures located in such part and annually shall pay district A amount required for interest and redemption on that portion of bonded indebtedness incurred for acquisition and improvement of such property, as determined by board of supervisors.

Provides that petition for formation of new district or change of district boundaries shall not be approved by board of supervisors if district to which territory is to be made part has outstanding bonded indebtedness until after election in such territory at which indebtedness is assumed by $\frac{2}{3}$ vote.

S.B. 59—THOMPSON. (Ed.) Amends Secs. 1503 and 1503.2, Ed. C., re inter-district attendance of public school pupils.

Limits interdistrict attendance agreements to 5 consecutive school years. Provides that district of pupil's residence shall pay district of attendance amount determined by county board of education, but not to exceed cost of education per pupil in district of residence or attendance, whichever is higher, rather than actual cost to district of attendance for educating pupil, less state and federal apportionments to such district on account of pupil's attendance.

S.B. 60—COLLIER, HATFIELD, AND HULSE. (Gov. Eff.) Adds Sec. 3102.5, Gov. C., re loyalty oath for public employees, exempting unskilled laborers employed temporarily by irrigation districts.

S.B. 61—POWERS. (Pub. U.) Amends Act 6386, the Public Utilities Act, re electric service by nonprofit, cooperative corporations.

Provides that corporations organized to furnish electric service on nonprofit, cooperative basis, primarily to members or stockholders, shall not be under the jurisdiction of Public Utilities Commission or subject to Public Utilities Act, except as provided in bill.

Prohibits any public utility, municipal corporation, or nonprofit, cooperative corporation from furnishing electric service to premises served by another supplier, without latter's written consent.

Prescribes procedure to be followed by nonprofit, cooperative corporations, or by persons intending to form such corporations, prior to furnishing electric service to areas not then receiving adequate service.

S.B. 62—COLLIER. (Fin.) Appropriates unspecified amount for support of Legislative Counsel Bureau in augmentation of Item 17 of Budget Act of 1950.

To take effect immediately, usual current expenses.

S.B. 63—COLLIER. (Fin.) Appropriates unspecified amount for support of Legislative Counsel Bureau in augmentation of Item 17 of Budget Act of 1950.

To take effect immediately, usual current expenses.

S.B. 64—THOMPSON AND HOFFMAN. (Gov. Eff.) Adds Sec. 26153, Gov. C., re accident prevention education.

Authorizes each county to provide public education and information to promote accident prevention, and to contract and pay for services to county in connection therewith.

S.B. 65—KRAFT AND OTHERS. (Fin.) Amends, adds, and repeals various Secs., Ed. C., re child care centers.

Puts state support for centers on permanent basis. Deletes provision for approval of standards for centers by California State War Council. Appropriates \$1,800,000 to Department of Education for support and administration of centers until June 30, 1951.

To take effect immediately, urgency measure.

S.B. 66—McBRIDE. (Fin.) Amends Chapter 29, 1950 (3d Ex.) Sess., re performance of highway and other cooperative work for Federal Government, by Department of Public Works.

Extends authority given by Chapter 29, 1950 (3d Ex.) Sess., until the 91st day after adjournment of the 1953 Regular Session.

S.B. 67—PARKMAN. (Gov. Eff.) Adds Sec. 13115, Gov. C., re sale of state-owned realty.

Authorizes sale by Director of Finance, subject to consent of state agency having administrative control, of any state-owned real property with selling price of less than \$25,000 not required for state purposes.

Reserves in state mineral rights in property sold, and in State and persons authorized by it right to occupy, mine and remove deposits.

Proceeds of sale to be deposited in General Fund, or, if property acquired with special fund money, in special fund.

S.B. 68—PARKMAN. (Gov. Eff.) Adds Sec. 13145, Gov. C., re refunds by state agencies.

Increases amount of unclaimed refund that may be detained by state agency on authorization of Board of Control from "less than" \$2 to \$2 "or less."

S.B. 69—PARKMAN. (Gov. Eff.) Amends Sec. 13926, Gov. C., re awards to state employees.

Deletes provision limiting to 10 per year for single agency awards made for suggestions resulting in elimination or reduction of state expenditures.

S.B. 70—PARKMAN. (Gov. Eff.) New act, re sale of state property.

Authorizes sale by Director of Finance of various parcels of land located in counties of Humboldt, Los Angeles, Sacramento, San Bernardino and Siskiyou.

Proceeds of sales, other than of Los Angeles parcel, to be paid into General Fund. Money from Los Angeles parcel appropriated for purchase of office building in City of Los Angeles.

S.B. 71—McBRIDE. (L. Gov.) Amends Act 9127c, the Water Conservation Act of 1931, and repeals Ch. 63, 1950 (1st Ex.) Sess., re payment of bonds from assessments upon real property, making no substantive change, and validating districts formed under Act 9127c as amended by Ch. 63.

S.B. 72—McBRIDE. (L. Gov.) Amends Act 9127c, the Water Conservation Act of 1931, re assessments on real property in district.

Provides that districts organized under provisions authorizing payment of bonds from assessments against all real property in district:

(a) Shall levy against all real property in district, any annual assessments for general district expenses (exclusive of amounts required for payment of bonds and special assessments), not to exceed $2\frac{1}{2}$ mills per 100 cents assessed value; and

(b) May levy special assessments against all real property in district, if authorized by electors and if resolution of board of directors and election notice each contain statement that special assessments shall be levied upon all real property in district.

S.B. 73—McBRIDE. (Trans.) Amends Sec. 304, Veh. C., re grounds for revocation of operator's license.

Adds manslaughter resulting from operation of motor vehicle while under influence of intoxicating liquor as ground for mandatory revocation of operator's license by Department of Motor Vehicles.

S.B. 74—McBRIDE. (Gov. Eff.) Adds Pt. 10, Div. 3, Title 2, Gov. C., re Fair and Exposition Commission.

Creates commission of 5 members appointed by and holding at pleasure of Governor to succeed to powers of Department of Finance relating to county and district agricultural association fairs to which state money is made available. Commission is to make regulations governing classes of exhibits, displays and entries and premiums thereon. Prohibits allocation of state money on basis of premiums unless regulations are complied with.

S.B. 75—McBRIDE. (Fin. Inst.) Adds Sec. 11656.2, Ins. C., re group workmen's compensation insurance policies.

Provides for issuance of group workmen's compensation insurance policies, except agricultural group policies, pursuant to rules of commissioner based on finding of common insurable interest, potential liability for payment of benefits to employees of one or more included employers or uncertainty of extent of liability among employers. Unless otherwise authorized by rule, requires issuance of separate policy to each insured employer in group, and prohibits combining experience for dividend or refund purposes.

S.B. 76—McBRIDE. (Fin. Inst.) Adds Sec. 11656.1, Ins. C., re group workmen's compensation insurance policies.

Provides for issuance of workmen's compensation insurance on group plan pursuant to rules of commissioner, based on finding of common insurable interest, liability on employer for employees of another, or uncertainty as to such liability. Unless otherwise authorized by rule, requires issuance of separate policies to each insured employer, and prohibits combining experience for dividend or refund purposes. Excludes agricultural group policies.

S.B. 77—McBRIDE. (Fin. Inst.) Amends Sec. 1765, Ins. C., re surplus line brokers.

Requires applicant to be competent to safeguard insurer in payment of premiums collected, as well as interest of insured. Increases required bond from \$5,000 to \$10,000; and application fee from \$50 to \$500. Imposes annual renewal fee of \$500.

S.B. 78—McBRIDE. (Fin. Inst.) Amends Sec. 1731, Ins. C., re suspension and revocation of agents' and brokers' licenses.

Adds general agent to licensees whose licenses may be revoked or suspended for grounds specified.

S.B. 79—McBRIDE. (Fin. Inst.) Amends Sec. 1678, Ins. C., to provide annual license fee of \$500 for general agent's license.

S.B. 80—McBRIDE. (Fin. Inst.) Adds Sec. 31.5, Ins. C., defining general agent as person authorized to transact insurance on behalf of insurer through agents and brokers.

S.B. 81—McBRIDE. (Fin. Inst.) Adds Sec. 1642.5, Ins. C., re general agents.

Prohibits general agent from transacting insurance directly with insured. Prohibits transacting of insurance through agents and brokers by any person except licensed general agent.

S.B. 82—McBRIDE. (L. Gov.) Amends Sec. 27307, Gov. C., re recorder's fees.

Applies fee for comparing copy with original, when copy is not made by recorder, to examination and certification of copy of any instrument or document presented concurrently with instrument or document filed for record, rather than simply to any record or paper on file. Provides a minimum fee of \$1.

S.B. 83—McBRIDE. (L. Gov.) Amends Sec. 27366, Gov. C., re recorder's fee.

Sets a fee of 50 cents per page or portion thereof for photographic reproduction of any record or paper on file, other than birth, death, or marriage certificate, and provides minimum fee of \$1.

S.B. 84—McBRIDE. (L. Gov.) Repeals Sec. 27370, Gov. C., which specifies recorder's fee for an abstract of title.

S.B. 85—McBRIDE. (L. Gov.) Amends Sec. 27371, and repeals Sec. 27374, Gov. C., re recorder's fees.

Specifies fee of \$1 per each 8½" x 14" paper or portion thereof for recording maps by photographic method, and repeals present \$50 maximum limit on fee for recording maps.

S.B. 86—McBRIDE. (Fin. Inst.) Adds Sec. 11823.5, Ins. C., re writing of insurance by State Compensation Insurance Fund.

Authorizes every agent or broker licensed to transact workmen's compensation insurance to place insurance with State Fund, and receive compensation therefor. Requires all matters re such policies to be transacted through producing agent or broker.

Prohibits solicitation of insurance by employees of State Fund. Makes violation a misdemeanor.

S.B. 87—DESMOND. (Jud.) Amends Secs. 629 and 659, C. C. P., re judgments notwithstanding the verdict.

Authorizes motion for judgment notwithstanding verdict within specified time after, as well as before, entry of judgment, but reservation of right to move for new trial is waived if not made contemporaneously.

Requires trial court to pass on both such motions if both are made and to hear them together.

If both motions are granted, that for new trial is effective only if motion for judgment notwithstanding the verdict is reversed and new trial motion is not appealed or affirmed.

Authorizes service and filing of motion for new trial within 5 days after motion for judgment notwithstanding verdict where such motion is pending.

S.B. 88—JUDAH AND OTHERS. (Trans.) Amends Sec. 270, Veh. C., re grounds for refusal of operators' and chauffeurs' licenses.

Prohibits Department of Motor Vehicles to issue or renew a license to person when it has received notice from court that person has violated his promise to appear in court unless department has received certificate showing case in which promise was given has been adjudicated.

S.B. 89—JUDAH AND OTHERS. (Trans.) Amends Secs. 298, 307, and 502, Veh. C., re suspension or revocation of drivers' licenses.

Provides that upon 2d conviction of operating motor vehicle while under influence of intoxicating liquor within 7 years, instead of upon 2d such conviction, person's license shall be suspended for 1 year; and that upon 3d or subsequent such conviction within 7 years, instead of upon 3d or subsequent such conviction, license shall be revoked for 3 years. Authorizes Department of Motor Vehicles to modify an existing suspension or revocation to reduce penalty to penalty which would be required under bill.

Deletes authority of court to recommend that there be no license suspension upon a conviction of operating motor vehicle while under influence of intoxicating liquor.

S.B. 90—JUDAH AND OTHERS. (Trans.) Amends Sec. 525, Veh. C., re traffic regulation.

Requires vehicle to be driven as close as practicable to right hand edge or curb of roadway unless it has been divided into 3 or more traffic lanes except when passing,

when getting into position for and making left turn, when right half of roadway is closed for construction or repairs, or when roadway is designated and signposted for one-way traffic.

S.B. 91—JUDAH AND OTHERS. (Jud.) Adds Sec. 742.5, Veh. C., re issuance of warrant on violation of promise to appear.

In cases of misdemeanors under code, requires magistrate having jurisdiction to issue and have delivered for execution, within 5 days after failure of person to appear in court after promising to appear, warrant for such person's arrest unless person has posted bail. When person violates promise to appear before officer authorized to receive bail other than magistrate, requires said officer to immediately deliver to magistrate having jurisdiction the written promise to appear and complaint, if any, filed by arresting officer.

S.B. 92—SUTTON. (Ed.) Adds Art. 13, Ch. 11, Div. 2, Ed. C., re annexation of school districts.

Provides for annexing of territory of joint union elementary school district lying in no high school district to contiguous high school district upon petition of majority of electors residing in such territory.

S.B. 93—SUTTON AND OTHERS. (Mil. & Vet. Aff.) Amends various Secs., M. & V. C. and Gov. C., re militia of the State.

Makes Uniform Code of Military Justice applicable to active militia from and after May 31, 1951. Provides references to United States Navy in Articles of War or above uniform code shall be deemed to include naval service of State.

Authorizes Governor to call active militia into service upon call of United States Air Force officer commanding air force or air defense command including generally this State.

Authorizes Adjutant General to vacate and correct orders inadvertently or mistakenly made or entered, and to secure when militia is called to active service in emergency, necessary equipment, meals, and quarters, in addition to other supplies and services, exempt from rules and regulations of the State Board of Control.

Makes various provisions and changes re status, rights, punishment of, and issuance of medals and ribbons to, members of the active militia of the State.

Makes various changes re courts-martial procedure.

Authorizes city or its departments to lease or sublease land to Department of Natural Resources for housing men and equipment, or to Adjutant General for military or armory purposes, for not to exceed 99, instead of 50, years.

To take effect immediately, urgency measure.

S.B. 94—TENNEY. (Jud.) Amends Sec. 817, Pen. C., re peace officers.

Classifies as peace officers undersheriffs and deputy sheriffs regularly employed and paid as such, and detectives, investigators, and inspectors regularly employed and paid as such in office of district attorney.

S.B. 95—TENNEY. (Trans.) Amends Sec. 44.12, Veh. C., re authorized emergency vehicles.

Extends provisions of Veh. C. re authorized emergency vehicles to vehicles used to transport human blood plasma or human whole blood in emergency situations when permit has been obtained from Chief of California Highway Patrol. Requires disconnection of siren and covering of red front lights when vehicles are not in such emergency use.

S.B. 96—TENNEY. (Gov. Eff.) Adds Art. 9, Ch. 1, Div. 4, Title 1, Gov. C., re fingerprinting public employees.

Requires all state, county, city, and district employees to be fingerprinted within 120 days after its effective date, and all future such employees to be fingerprinted at time of employment. Imposes responsibility for such fingerprinting upon head or governing body of each state, county, city, and district agency, and empowers such heads to arrange therefor with other like agencies. Requires county sheriffs and city chiefs of police to fingerprint public employees upon request of employer agencies. Fingerprints to be taken on standard cards in manner and form prescribed by State Bureau of Criminal Identification and Investigation, which is to administer the article and may adopt rules and regulations necessary therefor.

All employees' fingerprints are to be mailed to state bureau at Sacramento, where they are to be classified, searched, and kept in files. If bureau files disclose that employee has been charged with commission of public offense, bureau is to notify employer agency and may inform any other federal, state, city, county, or district agency when in public interest, but shall not disclose such information to any private person or organization.

Willful violation, neglect, or refusal to comply is misdemeanor, and offender is to forfeit employment.

S.B. 97—TENNEY. (Jud.) Adds and amends various Secs., C. C. P., re change of name procedure.

Requires applicant for change of name to have resided 1 year in county and his application to be accompanied by his fingerprints on form approved by State Bureau of Criminal Identification and Investigation and certified by official authorized to take fingerprints.

Requires sheriff to make investigation and report, upon receipt of application and fingerprints.

Upon receipt of report of applicant's prior record court may hear application and may on its own motion order investigation of applicant re specified matters proper for full determination of his loyalty to United States.

Makes technical changes.

S.B. 98—TENNEY. (Gov. Eff.) New act, the Anti-Communist Civil Defense Act of 1951, re registration of communist and communist-front organizations and their members.

Creates Anti-Communist Civil Defense Commission of 7 full time members appointed by Governor with consent of Senate for staggered 4 year terms. Salary of each member is \$7,500 per year and actual expenses. Salary of chairman, who is elected by members, is \$12,500 per year and actual expenses.

Requires commission, after hearing, to determine whether any organization is communist or communist-front organization and whether any of its members knowingly acts to bring about establishment of communist dictatorship as defined in act and to require registration by such organization and persons in manner prescribed by commission.

Authorizes commission to enlist services of Attorney General and law enforcement agencies throughout the State for such determination and registration.

Provides that person who is ordered by commission to register may, within 10 days after receipt of notification to register, petition superior court for review.

Provides that willful failure to register within time fixed is misdemeanor, and each day's violation constitutes separate offense.

Provides procedure for removing from rolls name of person who no longer knowingly seeks establishment of such dictatorship.

S.B. 99—JESPERSEN. (Pub. H. & S.) Amends Sec. 32121, H. & S. C., to grant local hospital district power to acquire, maintain, and operate ambulances or ambulance services within and without district.

S.B. 100—JESPERSEN. (F. & G.) Adds Sec. 951.1, F. & G. C., re trawl nets.

Authorizes use of trawl nets to take shrimps or prawns under revocable permit, subject to rules of Fish and Game Commission. Exempts nets so used from provisions of 951.5, 955.5, 956, and 957, F. & G. C.

S.B. 101—JESPERSEN. (Agr.) Amends Sec. 120, Ag. C., re nursery stock sellers' licenses.

Exempts from licensing provisions persons who sell packaged inspected bulbs, as well as those who sell seeds, when they do not sell or ship nursery stock other than such bulbs or seeds.

S.B. 102—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 809, Ag. C., to establish size standard for Eureka walnuts packed in containers marked "Large."

S.B. 103—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 1038, Ag. C., re commercial fertilizer, to reduce tonnage license tax on sales from 20 cents to 15 cents per ton.

S.B. 104—HOFFMAN. (Gov. Eff.) Amends Secs. 88, 92, and 92.5, Ag. C., re district agricultural fairs.

Corrects cross references and deletes reference to repealed section.

S.B. 105—HOFFMAN. (Gov. Eff.) Amends Secs. 19622, 19626, and 19628, B. & P. C., re allocation of money in Fair and Exposition Fund.

Deletes obsolete cross references and clarifies language.

S.B. 106—HOFFMAN. (Gov. Eff.) Amends Sec. 5154, P. R. C., re purposes for which county fair fund may be expended.

Provides fund may be used for any fairs, rather than future fairs.

S.B. 107—HOFFMAN. (Ed.) Adds Art. 13.5, Ch. 11, Div. 2, Ed. C., re annexation of school districts.

Provides for annexation of territory of joint elementary school district lying in no high school district to contiguous high school district upon petition of governing boards of both districts, acted upon by board of supervisors in manner provided for change of school district boundaries.

S.B. 108—JUDAH AND OTHERS. (Trans.) Adds Sec. 718, Veh. C., re penalties for overloading vehicles.

Prescribes following penalties for violation of most weight limitation provisions of the code: (a) for 1st conviction, fine of at least 2 cents per pound of overload but not more than \$200 or imprisonment in county jail for not exceeding 10 days, or both; (b) for 2d conviction within 1 year, fine of at least 2½ cents per pound of overload but not more than \$300 or imprisonment in county jail for not exceeding 60 days, or both; (c) for any subsequent conviction within 1 year, fine of at least 3 cents per pound of overload but not more than \$500 or imprisonment of 6 months in county jail, or both. Prohibits suspension of any part of such penalties.

S.B. 109—JUDAH AND OTHERS. (Jud.) Adds Sec. 825.1, W. & I. C., re vehicle violations by persons under age 18.

Provides for prosecution and trial of persons under age 18 charged with violations of Vehicle Code provisions concerning traffic laws, vehicular crossings, equipment, and size, weight and loading provisions and similar local ordinances in same court and manner as adult persons, rather than in juvenile court.

S.B. 110—JUDAH AND OTHERS. (Jud.) Amends Sec. 736, Veh. C., re procedure after arrest for misdemeanor violation of said code.

Requires person so arrested to be taken immediately before magistrate when person resides, as shown by his operator's or chauffeur's license, outside of State or outside of county in which offense is alleged to have been committed.

S.B. 111—JUDAH AND OTHERS. (Jud.) Amends and adds various Secs., Veh. C., re procedure after arrest of persons charged with misdemeanor violations of code.

Authorizes clerk of magistrate or officer in charge of nearest jail within county to accept bail in such cases when magistrate is not available, in accordance with schedule fixed by county magistrates. Sets up procedure for such fixing of bail and requires copy of bail schedule to be sent to each clerk of magistrate and jail custodian.

S.B. 112—JUDAH AND OTHERS. (Trans.) Amends Sec. 665, and adds Sec. 666, Veh. C., re inspection of equipment of vehicles.

Requires, rather than permits, Department of California Highway Patrol to designate, supervise, and prescribe qualifications for official lamp and brake adjusting, rather than testing, stations, and to establish fee schedule. Authorizes department to suspend or revoke designation if it determines that station is in nonconformance with regulations.

Adds passing lamps and other required or permitted devices to list of equipment which may be adjusted by such stations.

Authorizes department to specify what information is to be contained in certificates of adjustment issued by such stations.

Requires vehicles to be inspected and approved at least once a year or as often as may be necessary and requires current certificate of adjustment to be displayed as department prescribes.

S.B. 113—JUDAH AND OTHERS. (Jud.) Adds Sec. 742.5, and repeals Sec. 139.44, Veh. C., and repeals Sec. 11004.5, R. & T. C., re cost of serving warrants of arrest.

Repeals provisions requiring service by member of California Highway Patrol of warrant issued pursuant to citation issued by member of patrol if such warrant is not executed within 30 days of issuance by local officer, in which case cost is charge against local agency in which warrant issued and deducted from allocations to local agency from Motor Vehicle License Fee Fund.

Requires payment of costs, to be fixed by magistrate, by person convicted of violation of promise to appear in court to cover reasonable cost of his apprehension. If apprehension is made by employee of California Highway Patrol requires costs to be paid into Motor Vehicle Fund for support of patrol.

S.B. 114—JUDAH AND OTHERS. (Trans.) Adds Ch. 8, Div. 10, Vec. C., re identification signs on commercial vehicles.

Requires every motor vehicle carrying persons or property for compensation to display on sides and rear of vehicle name or trade name of person under whose authority vehicle is being operated. Prescribes standard of legibility of such signs, and authorizes Director of Motor Vehicles to adopt regulations to carry out these purposes.

Exempts vehicles on which display is required by regulations of Interstate Commerce Commission or Public Utilities Commission.

S.B. 115—JUDAH AND OTHERS. (Jud.) Adds Sec. 502.1, Veh. C., re evidence of being under influence of intoxicating liquor.

Establishes following presumptions in prosecutions for driving while under influence of intoxicating liquor based on chemical analysis of amount of alcohol by weight in defendant's blood at time of violation: (1) .05 percent or less, presumption that defendant was not under such influence; (2) over .05 but under .15 percent, no presumption either way but fact may be considered with other evidence; (3) .15 percent or more, presumption that defendant was under such influence.

Provides that such presumptions do not limit introduction of other competent evidence.

S.B. 116—JUDAH AND OTHERS. (Trans.) Amends Secs. 270 and 278, Veh. C., re grounds for refusal of operators' or chauffeurs' licenses.

Prescribes, as mandatory ground for refusal by Department of Motor Vehicles to issue or renew license, violation of written promise to appear in court unless department has received certificate showing case has been adjudicated. Requires department to check record of applicant for issuance or renewal for notices of such failure to appear.

Deletes provision requiring suspension of license upon receipt by department of notice from court that person has for 15 or more days wilfully violated his written promise to appear.

S.B. 117—JUDAH AND OTHERS. (Trans.) Adds Sec. 139.62, Veh. C., re employment by Department of the California Highway Patrol of investigators to serve warrants issued by courts for Veh. C. violations, and making an appropriation.

Authorizes employment of 15 plain-clothes investigators to serve Veh. C. warrants and to be under supervision and control of Commissioner of the California Highway Patrol who may make assignments in any areas he deems necessary. Appropriates \$79,395.

S.B. 118—JUDAH AND OTHERS. (Jud.) Adds Secs. 737.2, 737.4, and 737.6, Veh. C., re acceptance of bail by jail custodians in misdemeanor cases under code.

Authorizes officer in charge of nearest jail in county to accept bail in misdemeanor cases under code when magistrate is not available in accordance with bail schedule fixed by county magistrates.

Prescribes procedure for such fixing of bail schedule and requires copy of such bail schedule to be sent to each jail custodian.

S.B. 119—JUDAH AND OTHERS. (L. Gov.) Adds Art. 5, Ch. 5, Title 1, C. C. P., re system of accounting in municipal and justice courts.

Requires State Controller to establish and supervise uniform accounting system for municipal and justice courts providing for deposits and disbursements from single trust account.

Requires annual audit of each account, State Controller to make audit if dissatisfied.

Makes misdemeanor wilful failure of judge or his clerk to account. Appropriates \$6,000.

S.B. 120—HOFFMAN AND OTHERS. New act, re repair and restoration of property damaged and destroyed by flood and storm.

Appropriates \$1,500,000 from Postwar Unemployment and Construction Fund to be expended on matching basis during 1950-1951, 1951-1952, and 1952-1953 Fiscal Years by Department of Public Works for repair and restoration of levees, flood control works, channels, irrigation works, city and county roads and bridges and other property damaged or destroyed by flood and storm.

Chapter 13, Statutes of 1951, approved February 2, 1951, in effect immediately.

S.B. 121—McBRIDE. (L. Gov.) Adds Sec. 27361.5, Gov. C., re recorder's fees.

Defines "folio," as used in Gov. C., as 100 words.

Provides each figure, character, symbol, and initial, but not punctuation marks, shall be regarded as word in computing recorder's fees.

S.B. 122—JESPERSEN. (Gov. Eff.) Adds Sec. 424, Gov. C., to make blue and gold the official colors of State.

S.B. 123—Williams. (F. & G.) Amends Sec. 19.6, F. & G. C., to extend general regulatory powers of Fish and Game Commission to 91st day after final adjournment of 1953 Regular Session.

S.B. 124—WILLIAMS. (Gov. Eff.) Appropriates \$25,000 from Fair and Exposition Fund for support of Twenty-fourth District Agricultural Association.

S.B. 125—TENNEY. (Gov. Eff.) Adds Div. 2B, Veh. C., and Sec. 4805, Lab. C., re California Highway Patrol Reserve Corps.

Establishes California Highway Patrol Reserve Corps to serve during periods of emergency or major disaster, provides for its membership, regulation, powers, and support, and extends certain workmens' compensation benefits to its members.

To take effect immediately, urgency measure.

S.B. 126—BUSCH. (Jud.) Amends Sec. 1203b, Pen. C., re summary probation in misdemeanor cases.

Provides that where probation is granted summarily in misdemeanor cases, unless court orders otherwise, probationers shall report only to court, and probation officer shall not be responsible for supervising or accounting for them.

S.B. 127—COOMBS. (Fin.) Appropriates \$10,800 for maintenance of band at Veterans' Home of California.

S.B. 128—DILLINGER. (Soc. Wel.) Adds Sec. 2181.05, W. & I. C., re written statements required from responsible relatives of applicants for old age security.

Eliminates necessity that such statements be under oath, but requires that they contain written declaration that they are made under penalties of perjury. Declares person signing such statements who wilfully states as true any material matter which he knows to be false guilty of felony, and upon conviction, subject to Penal Code penalties for perjury.

S.B. 129—DILLINGER. (Pub. H. & S.) Adds Sec. 212, H. & S. C., re standards of safety and sanitation for public medical institutions.

Authorizes Department of Public Health to prescribe standards of safety and sanitation for public medical institutions, except federal and those for tuberculosis or mental disease, and to certify complying institutions to Department of Social Welfare. Effective July 1, 1953.

S.B. 130—POWERS. (L. Gov.) Amends Sec. 28140, Gov. C., re compensation for public service in Lassen County.

Changes compensation of superior court jurors from \$3 to \$6 a day; jurors in criminal cases in justice's court from \$2.50 to \$4 a day, plus mileage fees; provides witness and mileage fees for witnesses attending upon grand jury, superior court, justice court, and coroner's jury.

S.B. 131—POWERS. (L. Gov.) Amends Sec. 28140, Gov. C., re compensation for public service in County of Lassen.

Increases compensation of jurors to \$6 a day; provides witness and mileage fees for witnesses attending upon superior court, juvenile court, justice court, and coroner's jury.

S.B. 132—POWERS. (Gov. Eff.) Amends Sec. 9763, Gov. C., re preparation of statutes.

Authorizes Department of Finance not to direct preparation of statutes after budget, as well as after special session, when preparation is not desirable. Provides for inclusion of budget, as well as special, session statutes with those of next regular session.

S.B. 133—COLLIER. (Trans.) Adds Pt. 3.5, Div. 2, R. & T. C., re motor vehicle mileage tax.

Imposes tax of 7 mills per mile and 1 cent per mile, respectively, on operators of passenger and freight motor vehicles, in lieu of use fuel tax imposed under Pt. 3, Div. 2, R. & T. C. To be administered by State Board of Equalization.

Provides procedure for enforcement, collection, penalties for violation. Appropriates revenues for refunds and to Highway Users Tax Fund.

To take effect immediately, tax levy.

S.B. 134—COLLIER. (Trans.) Amends and repeals various Secs., R. & T. C., to transfer to State Board of Equalization powers and duties of State Controller re collection of motor vehicle transportation license tax.

Operative January 1, 1952.

S.B. 135—COLLIER. (Trans.) Amends Sec. 8651, R. & T. C., re use fuel tax.

Raises tax on fuel used after July 1, 1951, from 4½ to 7 cents per gallon.

To take effect immediately, tax levy.

S.B. 136—COLLIER. (Trans.) Amends Sec. 9651 and repeals Sec. 9654, R. & T. C., re motor vehicle transportation license tax.

Limits tax to gross receipts in excess of \$1,000 per annum. Eliminates credit against gross receipts tax for ¼ of registration fees based on weight.

To take effect immediately, tax levy, operative January 1, 1952.

S.B. 137—COLLIER. (Trans.) Amends Sec. 9606, R. & T. C., re motor vehicle transportation license tax.

Eliminates exclusion from gross receipts of revenues of express companies from shipment of property over lines of common carriers.

To take effect immediately, tax levy.

S.B. 138—REGAN AND OTHERS. (F. & G.) Amends Sec. 330, F. & G. C., re administration of public shooting grounds.

Requires Fish and Game Commission annually to reimburse counties in which public shooting grounds owned by the State are located an amount equal to county taxes levied on such property when acquired by the State, irrespective of whether income is derived from such property, whether contribution toward purchase price was made by Federal Government, or whether such property is operated solely by State.

S.B. 139—REGAN AND HAROLD T. JOHNSON. (Lab.) Repeals and adds Sec. 4702, Lab. C., re workmen's compensation death benefits.

Changes total dependency benefit from 4 times average annual earnings (minimum \$3,000, normal maximum \$6,000, maximum in case surviving wife and dependent minor child \$7,500) to \$15,000; and partial dependency benefit from 4 times amount annually devoted to dependent's support, to \$7,500.

Provides for additional dependency benefit of \$5 per week for each dependent minor child until age 18, payable at least twice monthly.

Eliminates prohibition against deduction from death benefit of any disability indemnity.

S.B. 140—REGAN AND HAROLD T. JOHNSON. (Lab.) Amends Secs. 4452, 4453, and 4656, Lab. C., re workmen's compensation disability benefits.

Increases minimum for 4 times average annual earnings from \$1,000 to \$6,001, and maximum from \$7,200 to \$16,001.

Increases minimum for average weekly earnings from \$15 to \$23.08, and maximum from \$46.16 to \$61.54.

Deletes limitation on aggregate disability benefits for single injury causing temporary disability to 4 times average annual earnings.

S.B. 141—REGAN. (Jud.) Adds Sec. 3405, Pen. C., re temporary action by member of Board of Trustees of California Institution for Women.

Empowers any member of board, between board meetings, temporarily to suspend parole of any prisoner or to take any other action within power of board except fixing and re-fixing sentences and granting parole, by written order made with oral or written approval of 2 other members of board. Such order must be entered in minutes of next succeeding meeting of the board, and is effective only until adjournment of that meeting. At that meeting board shall suspend, cancel, revoke, or restore any parole temporarily suspended. No such temporary suspension shall be made without cause, which cause must be stated in order.

S.B. 142—REGAN. (Jud.) Amends Secs. 1213, 1216, and 3400, adds Sec. 1213.5, Pen. C., re abstracts or judgments of imprisonment.

Provides that where judgment is for imprisonment in State prison, abstract of judgment, rather than copy of entry of judgment upon minutes, is to be furnished to officer to execute judgment, and delivered by him with prisoner to warden or person in charge of institution. Specifies form and contents of abstract of judgment.

S.B. 143—REGAN. (Jud.) Amends Sec. 5075, adds Secs. 5076.1 and 5076.2, Pen. C., re Adult Authority.

Increases membership of Adult Authority from 3 to 5 members. Retains present qualifications for 3 members, that 1 be attorney, 1 sociologist, and 1 experienced in handling adult prisoners, and requires 2 to have had any or all of such qualifications.

Provides that term of 1 member shall expire March 15, 1952, terms of 2 March 15, 1953, and 2 March 15, 1955. Declares intention of Legislature that members in office on effective date shall hold for full 4-year term heretofore provided, and that 1 of new members shall hold until March 15, 1952, and the other until March 15, 1953. Provides that terms of successors shall be for 4 years, rather than for 4 years and until appointment and qualification of successor, and specifies that Governor shall fill each vacancy for balance of unexpired term.

Requires Authority to meet at each State prison at such times as may be necessary for full and complete study of cases of all prisoners whose terms of imprisonment are to be determined by it or whose applications for parole come before it, and permits Authority to fix other times and places of meeting. Specifies that each member shall receive his actual necessary traveling expenses incurred in performance of his official duties.

Provides that 2 members of the Authority shall constitute quorum for the transaction of business, and that no action shall be valid unless concurred in by majority vote of those present.

Requires Authority by vote of a majority of the Authority to make all necessary rules and regulations to carry out its functions not inconsistent with law and to provide the forms of all documents necessary therefor.

S.B. 144—REGAN. (Gov. Eff.) Adds Sec. 66u, C. C. P., to increase number of superior court judges in Shasta County from 1 to 2.

S.B. 145—REGAN AND HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 32355, Gov. C., re benefits payable by county fire service retirement systems.

Makes pension payable to surviving spouse and children under 18 upon death of member as result of injury during performance of duty or after retirement for service connected disability payable also after retirement other than for service connected disability, and deletes present maximum limitation on amount of such pension.

S.B. 146—REGAN. (Trans.) Amends Sec. 50, Veh. C., to exempt hydrotarder or other water-powered brake retarder from "unladen weight" of vehicle.

S.B. 147—REGAN. (Gov. Eff.) Amends Secs. 2722 and 2724, Pen. C., re sale of jute goods.

Permits sale of jute products other than jute bags at any time to anyone in such quantities and at such prices as Director of Corrections deems proper.

Excepts jute goods other than jute bags from provisions requiring that orders be accompanied by statement signed by prospective purchaser that he will not resell for personal profit and making resale at price higher than paid a misdemeanor, restricting application of present provisions to jute bags, rather than to jute goods.

S.B. 148—ABSHIRE AND OTHERS. (F. & G.) Adds Sec. 420.5, F. & G. C., re fishing by members of armed forces.

Permits members of armed forces or auxiliaries on active duty to take fish without sporting fishing license.

Effective until 91st day after final adjournment of 1953 Regular Session.

To take effect immediately, urgency measure.

S.B. 149—ABSHIRE AND OTHERS. (Elec.) Amends Sec. 2791, Elec. C., re state conventions of political parties.

Makes chairman of each county central committee a delegate to state convention but provides that he is not to appoint members to state central committee.

S.B. 150—ABSHIRE. (Agr.) Amends Sec. 94.5, Ag. C., re citrus fruit fairs.

Expands provisions exempting property of citrus fair associations defined in Sec. 94, Ag. C. from taxation and providing that on dissolution of association its property escheats to the State to apply to all citrus fruit fairs eligible for allocations under Sec. 19624, B. & P. C.

S.B. 151—ABSHIRE AND OTHERS. (Gov. Eff.) Amends Sec. 9900 of the Gov. C., re regulation of legislative representation, making no substantive change.

S.B. 152—DORSEY. (Ed.) Adds Ch. 6.5, Div. 10, Ed. C., establishes California School of Mines in eastern portion of Kern County and appropriates unspecified sum for site, buildings, and equipment.

S.B. 153—DORSEY. (Elec.) Adds Ch. 4, Div. 2, Elec. C., re mobile voting units.

Authorizes board of supervisors of county with sparsely settled areas to precinct such areas in relation to traversible roads and to establish routes along which mobile voting units are to travel. Such units are to be equipped like stationary polling places, except no barricade is necessary. Provides for precinct board of 1 inspector, 1 judge, and 1 clerk.

Provides for notice of establishment of such units and of new precincts. Requires county clerk to establish time schedule for each unit and to notify voters of approximate time unit will be nearest his residence. Permits voting to continue until route is completed. Requires unit to proceed to designated place where votes are to be counted.

All provisions of code not in conflict with bill are to apply to voting and procedure at mobile voting units.

S.B. 154—DORSEY. (L. Gov.) Amends Sec. 7370, Pol. C., and Sec. 79.15, C. C. P., to change salary of superior court judges of Kern County from \$10,500 to \$12,500.

S.B. 155—DORSEY. (Ed.) Amends Sec. 409, Ed. C., increasing salary of school superintendent of Kern County from \$8,200 to \$9,000.

S.B. 156—REGAN AND HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 9359, Gov. C., re the Legislators' Retirement System.

Deletes obsolete provision rendering elective officers other than members of the Legislature ineligible for retirement prior to July 1, 1950.

S.B. 157—DESMOND. (Elec.) Amends, adds, repeals various secs., Elec. C., re nonpartisan offices.

Makes offices of Assemblyman and State Senator nonpartisan offices.

S.B. 158—DESMOND. (Agr.) Amends Sec. 26461, H. & S. C., re drugs and foods.

Provides provisions of Agricultural Code or regulations adopted thereunder control over conflicting provisions of Health and Safety Code re pure foods and drugs.

S.B. 159—DESMOND. (Agr.) Amends Sec. 632 and repeals Sec. 633, Ag. C., re buttermilk and cultured buttermilk.

Deletes provision that buttermilk is adulterated if water is added.

Incorporates definition of cultured buttermilk into definition of buttermilk.

Requires 8 percent milk solid content.

Requires containers to be labeled with name and address of either manufacturer or distributor, rather than only distributor.

S.B. 160—DESMOND. (Agr.) Amends Sec. 637.5, Ag. C., re yogurt, to require labeling with name and address of either distributor or manufacturer.

S.B. 161—DESMOND. (Agr.) Adds Sec. 475.1, Ag. C., re cultured or sour cream.

Defines cultured or sour cream as market cream which has been fermented by lactic acid bacteria; permits presence of harmless stabilizers or enzymes not exceeding 25/100 of 1 percent.

S.B. 162—DESMOND. (Agr.) Repeals Sec. 572, Ag. C., which requires that ice milk containers be labeled and that places selling ice milk display sign so stating.

S.B. 163—DESMOND. (Agr.) Amends Sec. 681, Ag. C., to provide limited license for milk pasteurization by holding or vat method.

S.B. 164—DESMOND. (Agr.) Amends Sec. 730.2, Ag. C., re unlawful and unfair practices in marketing of milk and dairy products.

Deletes proviso that distributor or manufacturer may place refrigeration equipment on premises of wholesale customer without compensation if Director of Agriculture finds equipment is not accessible for ordinary service to customers, is used only for storage of frozen products of person furnishing it, and its use will reduce number and cost of deliveries of such person.

S.B. 165—DESMOND. (Gov. Eff.) Amends Sec. 5073, P. R. C., adding member who is to be appointed at large to the six member California Riding and Hiking Trails Advisory Committee.

S.B. 166—MCBRIDE. (Fin. Inst.) Adds Sec. 1648.4, amends Sec. 1676, Ins. C., re insurance agents' licenses.

Requires, as condition to taking examination for insurance agent's license, that applicant have successfully completed approved course of study of not less than 50 classroom hours or equivalent, or been regularly employed for one out of three years preceding application with responsible duties re insurance other than life.

Authorizes commissioner to approve course of study given by insurance company or association of such companies or production agencies.

Makes provisions applicable to resident applicants to qualify to exercise agency powers of a corporation, association or partnership.

Prohibits issuance of certificate of convenience to such applicants unless one appointing insurer certifies that applicant is enrolled in required course of study.

S.B. 167—MCBRIDE. (Fin. Inst.) Adds Sec. 768, Ins. C., re designation of particular insurance agent in connection with loans.

Makes it misdemeanor for lender on security of real or personal property to require borrower to negotiate insurance thereon through particular agent or broker designated by lender. Preserves lenders right to disapprove insurer selected by borrower.

S.B. 168—MAYO AND OTHERS. (Nat. Res.) Adds Ch. 2.5, Div. 2, P. R. C., re stockpiling of essential minerals.

Authorizes Division of Mines to purchase and stockpile minerals needed by Federal Government for national defense. Directs sale thereof to Federal Government at cost but not in excess of price established by Federal Government. Authorizes sale at best obtainable price to any market in United States after notice from Federal Government that any mineral stockpiled is no longer needed for national defense.

Creates Essential Minerals Stockpile Fund for use in carrying out provisions of chapter and appropriates \$250,000 thereto from General Fund.

To take effect immediately, urgency measure.

S.B. 169—JESPERSEN. (Gov. Eff.) Amends and adds various Secs., Gov. C., re rights of law enforcement personnel of Division of Narcotic Enforcement, Department of Justice, in State Employees' Retirement System.

Establishes new category of state members, designated narcotic enforcement members, comprising active law enforcement personnel of Division of Narcotic Enforcement, Department of Justice. Provides for such members same benefits in event of industrial disability or industrial death as are now provided for patrol and forestry members. Otherwise, provisions applicable to state miscellaneous members continue to be applicable to narcotic enforcement members.

S.B. 170—MCBRIDE. (L. Gov.) Amends Sec. 737ddd, Pol. C., and Sec. 79.56, C. C. P., re salary of superior court judge of Ventura County, making no substantive change.

S.B. 171—MCBRIDE. (Ed.) Amends Sec. 419, Ed. C., re salary of school superintendent of Ventura County, making no substantive changes.

S.B. 172—HAROLD T. JOHNSON. Adds Sec. 14276, Gov. C., re state contracts.

Authorizes receipt of bids by Department of Public Works, with approval of Public Works Board, for construction of several works projects at state institution under single contract. Provides that where separate appropriations have been made for projects, payment for entire contract shall be made from appropriations on proportional basis.

Chapter 14, Statutes of 1951, approved February 2, 1951, in effect immediately.

S.B. 173—HAROLD T. JOHNSON. (Gov. Eff.) Adds Sec. 19439, B. & P. C., re California Horse Racing Board.

Authorizes board to furnish stewards, veterinarians, and clerical assistants to horse racing meetings and to charge cost against licensee conducting the meeting.

S.B. 174—TENNEY. (Gov. Eff.) Adds Secs. 21292.1 and 21292.2, Gov. C., re disability retirement allowances of patrol members of State Employees' Retirement System.

Provides that for purpose of computing retirement allowance of patrol member retired for disability, "final compensation" upon which retirement allowance is calculated shall be either "final compensation" as now defined (highest average annual compensation earnable during any period of 5 consecutive years during membership), or maximum compensation earnable during 12 months immediately preceding time of payment by present holder of position from which member was retired for disability, or, if that position no longer exists, of any position having substantially similar powers and duties, whichever is greater.

Increases every retirement allowance payable to patrol member retired for disability prior to its effective date for time thereafter to amount it would be if provisions of State Employees' Retirement Law, as in effect on the effective date of the bill, had been in effect on date of actual retirement of member.

S.B. 175—HOFFMAN. (Elec.) Adds Sec. 3928.1, Elec. C., to require political party affiliation of each candidate for partisan office to be printed on direct primary ballots. Permits abbreviation of name of party if not similar to that of another party.

S.B. 176—WARD. (Rev. & Tax.) Amends Sec. 17015, R. & T. C., re residence for personal income tax.

Eliminates provision that maintaining permanent place of abode within State creates presumption of residence.

To take effect immediately, tax levy.

S.B. 177—THOMPSON. (Inst.) Repeals Sec. 7508, W. & I. C., which provides for civil actions against Department of Mental Hygiene and for payment of damage claims brought against department.

S.B. 178—THOMPSON. (Gov. Eff.) Amends Sec. 18005, Gov. C., re vacation and overtime pay for state employees separated from service.

Extends provision for lump sum payment for unused vacation and compensating time off upon separation from state service to state personnel generally, rather than only to those who are separated under State Civil Service Act.

S.B. 179—COOMBS. (Inst.) Amends Secs. 6726 and 7012.5, W. & I. C., re support of mental patients in private boarding homes.

Raises from \$60 to \$75 monthly rate Department of Mental Hygiene may pay licensed private boarding home for care of patient on parole or leave of absence from state hospital or state home for mentally deficient.

To take effect immediately, urgency measure.

S.B. 180—DILWORTH. (Ed.) Adds Sec. 16145, Ed. C., re powers and duties of school district governing boards.

Authorizes such boards to require organizations admitting school pupils to membership to file name and purpose of organization and names and addresses of its officers.

S.B. 181—DILWORTH. (Gov. Eff.) Amends Ch. 1051, Stats. 1947, re state-owned property near Tehachapi used by California Institution for Women.

Provides that after transfer of California Institution for Women from its present location, state-owned property now occupied by it shall be transferred from jurisdiction and control of Department of Corrections to Department of Finance, rather than being sold by Director of Finance. Authorizes Director of Finance to lease that property, under such conditions and terms as he deems in best interests of the State, to any nonprofit corporation for use as home for minor children and youths, who are dependent, neglected, or in danger of becoming delinquent.

S.B. 182—DILWORTH. (Ed.) Amends Sec. 16074, Ed. C., making parent or guardian liable for damages or loss of school property caused by minor.

S.B. 183—BROWN. (L. Gov.) Amends Sec. 18252, Gov. C., re compensation for public service in Inyo County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

S.B. 184—BROWN. (L. Gov.) Amends Sec. 457, Ed. C., changing salary of school superintendent of Mono County to unspecified sum.

S.B. 185—REGAN. (Fin. Inst.) Amends Act 1345, the Check Sellers and Cashers Act, to authorize commissioner to issue desist and refrain orders for violations.

S.B. 186—REGAN. (Fin. Inst.) Amends Act 2365, the Escrow Act, and adds Sec. 17416, Fin. C., to authorize commissioner to issue desist and refrain orders for violations.

S.B. 187—REGAN. (Fin. Inst.) Amends Sec. 25806, Corp. C., re expiration date of investment counsels' certificates.

Provides that investment counsel's certificate does not expire on December 31 after its issuance if holder files application for renewal and pays annual license fee for succeeding calendar year on or before December 15 prior to expiration.

S.B. 188—REGAN. (Fin. Inst.) Amends Act 1345, the Check Sellers and Cashers Act, re advertising.

Prohibits advertising by licensees which is false, misleading, deceptive, omits material facts, or refers to state supervision. Authorizes desist order for violation.

S.B. 189—REGAN. (Fin. Inst.) Amends Act 2365, of the Escrow Act, adds Sec. 17415, Fin. C., re power of commissioner to order termination of business.

Authorizes commissioner to issue such order if examination shows licensee is insolvent, or conducting business in unsafe or injurious manner hazardous to customers or public. Order rescinded if hearing not held within 60 days, otherwise effective until set aside by commissioner, adjudication in bankruptcy, or receiver is appointed.

S.B. 190—REGAN. (Fin. Inst.) Amends Secs. 25150, 25151, and 25152, Corp. C., re corporate securities.

Deletes "expressly" in provisions specifying transactions not covered by Corporate Securities Law except as expressly provided.

S.B. 191—REGAN. (Fin. Inst.) Amends Sec. 25603, Corp. C., re advertising securities.

Forbids any company, broker, agent, or other person to use advertisement concerning security sold or offered for sale by it after notice in writing from Commissioner of Corporations that, in his opinion, advertisement omits to state material information.

S.B. 192—REGAN. (Fin. Inst.) Amends Act 2365, the Escrow Act, and Secs. 17407, 17408, Fin. C., re reports required, and examinations.

Makes penalty for delayed filing of reports grounds for suspension or revocation of license; deletes penalty of \$5 a day.

Extends liability of licensee to cost of any examination by commissioner rather than those made for failure to file report.

S.B. 193—REGAN. (Fin. Inst.) Amends Act 7700, the California Small Loan Act, re issuance, suspension and revocation of licenses.

Requires commissioner to file statement of issues pursuant to Administrative Procedure Act if application not approved within 60 days.

Authorizes suspension of license upon grounds authorizing revocation.

S.B. 194—REGAN. (Fin. Inst.) Amends Act 7700, the California Small Loan Act, re desist and refrain orders.

Extends authority to issue such order to unlicensed as well as licensed lenders and brokers.

S.B. 195—REGAN. (Fin. Inst.) Amends Act 2365, the Escrow Act, and Sec. 17209, Fin. C., re issuance of licenses.

Requires finding by commissioner, as condition to issuance of license, that business will be operated for protection and safety of public; adds financial responsibility of applicant to factors on which findings are based.

S.B. 196—REGAN. (Fin. Inst.) Amends Act 5825, the Personal Property Brokers Act, re suspension or revocation of licenses.

Authorizes suspension of license for grounds for which revocation is authorized.

S.B. 197—REGAN. (Fin. Inst.) Amends Act 5825, the Personal Property Brokers Act, re issuance of licenses.

Requires commissioner to file statement of issues pursuant to Administrative Procedure Act if license not issued within 60 days of filing application.

S.B. 198—REGAN. (Fin. Inst.) Amends Act 3603, the Industrial Loan Act, to authorize commissioner to publish information contained in annual reports of licensees.

S.B. 199—REGAN. (Fin. Inst.) Amends Act 5825, the Personal Property Brokers Act, re desist and refrain orders.

Authorizes issuance of such orders to unlicensed as well as licensed brokers violating act.

S.B. 200—REGAN. (Fin. Inst.) Amends Act 1345, the Check Sellers and Cashers Act, to require application and license when issued, to specify the type of business.

S.B. 201—REGAN. (Fin. Inst.) Amends Act 1345, the Check Sellers and Cashers Act, re required assets.

Increases liquid assets required of applicant from \$5,000 to \$5,000 in excess of liabilities.

S.B. 202—REGAN. (Fin. Inst.) Amends Act 1345, the Check Sellers and Cashers Act, re fidelity bonds.

Authorizes commissioner to require licensee to obtain fidelity bond for any employee receiving, paying, or having access to money.

S.B. 203—REGAN. (Lab.) Adds Pt. 7, Div. 5, Lab. C., re forest products industries.

Defines "forest products industries" as industries or businesses in which various forms of wood are cut, manufactured, transported, processed or handled. Excluded are transportation over public highways and processing or handling in construction operations.

Establishes forest products section in Division of Industrial Safety to administer part. Directs section to act with view towards reducing accidents in forest products industries.

Requires unloading of logs or poles in such industries with use of approved equipment.

Prohibits use of crawler or wheel type tractor in removal of forest products from any timbered area unless equipped with approved canopy guard, except when section determines guard not needed in particular instance.

S.B. 204—REGAN AND OTHERS. (Nat. Res.) Amends Sec. 6813, P. R. C., re agreements by State with adverse claimants of oil and gas lands.

Authorizes such agreements with United States and agencies thereof, in addition to agreements with persons, corporations, cities, and counties, as now provided.

Permits agreement to establish boundary between state lands and adverse claimant's lands in cases where presence of oil or gas is believed to exist, as well as in cases where presence is known.

Authorizes agreement to provide for administration, exploration and development of lands within conflicting boundary claims pending establishment of boundary.

S.B. 205—REGAN AND OTHERS. (Nat. Res.) Amends Sec. 6827, P. R. C., re oil and gas leases of State lands.

Section now authorizes leases for 20-year terms, which may thereafter be extended upon terms and conditions imposed by State Lands Commission. Bill authorizes lease either for 20-year term or for 20 years and thereafter so long as paying quantities of oil and gas are produced. If lease is for 20-year term it may be extended at any time prior to expiration.

Deletes provision that annual rental, required in addition to royalties, shall be credited against royalties accruing during year.

S.B. 206—REGAN AND OTHERS. (Gov. Eff.) Adds Sec. 6446, P. R. C., re state lands.

Requires county recorders to furnish certificates of status of 16th or 36th sections, or legal subdivisions thereof, which are to be used as bases for selections or conveyed to Federal Government, on request of State Lands Commission and payment of \$1 fee.

To take effect immediately, urgency measure.

S.B. 207—REGAN AND OTHERS. (Nat. Res.) Amends Secs. 6895 and 6897, P. R. C., re mineral leases on state lands.

Deletes provision requiring payments of annual rental under lease, in addition to royalties, to be credited against royalties as they accrue during year.

S.B. 208—REGAN AND OTHERS. (Gov. Eff.) Adds Sec. 6501.1, amends Sec. 6502, P. R. C., re leasing of lands owned by State.

Adds provision expressly authorizing State Lands Commission to lease lands owned by State.

Makes section re application for leases applicable to all lands owned by State or in which State has an interest. Provides that if land is unsurveyed it shall be described in application by metes and bounds or as prescribed by commission.

Extends time for approval or rejection of application from 90 days to 180 days.

S.B. 209—REGAN AND OTHERS. (Gov. Eff.) Amends heading Art. 3, Ch. 4, Pt. 1, Div. 6, and Sec. 6357, P. R. C., re state lands.

Authorizes State Lands Commission to establish ordinary low-water mark, as well as ordinary high-water mark, of swamp, overflowed, marsh, tide, or submerged lands.

S.B. 210—REGAN AND OTHERS. (Gov. Eff.) Amends Sec. 6301, P. R. C., to amplify description of tide and submerged lands over which State Lands Commission has exclusive jurisdiction.

S.B. 211—REGAN AND OTHERS. (Gov. Eff.) Adds Sec. 127, Gov. C., re records and indexes maintained by State Lands Commission.

Requires commission to maintain index or record of lands over which United States acquired jurisdiction pursuant to Sec. 126, Gov. C., or under prior law. Index to show degree of jurisdiction obtained for each acquisition.

S.B. 212—REGAN AND OTHERS. (Gov. Eff.) Amends Sec. 6504, P. R. C., re leases on state lands.

Provides applicant shall execute and return lease and pay first annual rental within 30, rather than 15, days after delivery of lease to him by State Lands Commission.

S.B. 213—REGAN AND OTHERS. (Gov. Eff.) Adds Sec. 6358, P. R. C., re surveys of tide and submerged lands granted to cities, counties, or other political subdivisions by Legislature.

Authorizes State Lands Commission, on request of grantee or on its own motion, to survey, monument, plat, and record with county recorder area described in legislative grant. Cost of survey and plat shall be paid by grantee if made at its request.

S.B. 214—WAYBRET. (Nat. Res.) New act, re Pfeiffer Big Sur State Park.

Authorizes exchange of land in park now used as fire suppression station by United States Forest Service for lands of equal value adjacent to park containing stands of coast redwoods.

S.B. 215—BROWN AND REGAN. (Nat. Res.) Adds Sec. 25826, Gov. C., re fees for the use of public federal, state, and local land for camping purposes.

Authorizes any county board of supervisors to fix and collect such fees, proceeds to be used for sanitary facilities in area.

Authorizes board of supervisors to enter into cooperative agreements with federal agencies to carry out provisions of section.

S.B. 216—SUTTON AND OTHERS. (Mil. & Vet. Aff.) Amends and repeals various Secs. M. & V. C., re the California Cadet Corps.

Makes various changes re appointment and active duty of officers in the California Cadet Corps.

Raises uniform allowance for members of said corps from \$7.50 to \$15 per cadet. Makes various changes re the training of cadets.

S.B. 217—DILLINGER. (Gov. Eff.) Adds Sec. 11007.5, Gov. C., authorizing any state agency, with approval of Department of Finance, to secure theft insurance for State funds and securities in its possession or control.

S.B. 218—DESMOND. (L. Gov.) Amends Sec. 6518, H. & S. C., re laying of sewers and drains in public streets and roads by sanitary districts.

Provides that work of restoring public street or road, after laying of sewers and drains by sanitary district, shall be done under supervision and control of county engineer or road commissioner at cost of district, and in accordance with standards established by board of supervisors.

S.B. 219—DESMOND. (L. Gov.) Adds Sec. 6498, H. & S. C., authorizing recall of members of governing boards of sanitary districts.

S.B. 220—DESMOND. (Agr.) Amends Secs. 736.1-1 and 736.11, Ag. C., re marketing of fluid milk and fluid cream.

Provides that Director of Agriculture need not establish minimum wholesale prices in marketing area in which he finds, after hearing, that conditions are such that establishment of such prices will cause disparity in prices to exist in 2 or more marketing areas. Corrects erroneous cross-reference.

S.B. 221—DESMOND. (Agr.) Amends Sec. 734, Ag. C., re fees paid by manufacturers of frozen milk products.

Permits Director of Agriculture to lower maximum fee of 4 mills per gallon paid by manufacturers of frozen milk products.

Deletes refund provisions.

S.B. 222—DESMOND. (Jud.) Adds Sec. 597g, Pen. C., defining and making misdemeanor, the poling of horses.

S.B. 223—BROWN AND HATFIELD. (F. & G.) Amends, adds, and repeals various Secs., F. & G. C. and Gov. C., re administration of fish and game laws.

Creates Department of Fish and Game under director appointed by Governor at \$12,000 per year salary.

Department is to succeed to all powers and property, etc. of Division of Fish and Game in Department of Natural Resources and to all powers of Fish and Game Commission, except that commission is to retain rule making power and powers delegated to it under general regulatory powers provisions (Art. 1, Ch. 2, Div. 1). Commission is to adopt policies which are to guide director in conducting department. Gives director all powers of head of department.

Transfers civil service personnel to department and makes all personnel responsible to director. Authorizes commission to employ secretary but provides neither commission or secretary is to have administrative powers in department.

Makes director member of Governor's Council.

S.B. 224—REGAN AND HAROLD T. JOHNSON. (Lab.) Amends Secs. 4650 and 4652, Lab. C., re workmen's compensation.

Deletes requirement for making payments for temporary disability from 1st day employee leaves work as result of injury where disability continues more than 49 days.

Substitutes for present provision disallowing payment for first 7 days after employee leaves work as result of injury, one requiring payment for each day disability continues after leaving work if period of disability exceeds 7 days.

S.B. 225—REGAN AND HAROLD T. JOHNSON. (Lab.) Amends Sec. 4702, Lab. C., re workmen's compensation death benefits.

Substitutes for existing provision for payment of death benefit of 4 times average annual earnings of deceased employee in case of total dependency, one for payment equal to amount payable employee for 100% permanent disability. In case of partial dependency, provides for payment of amount payable employee for 50% permanent disability, in lieu of 4 times amount annually devoted to dependent's support.

Provides for weekly payments in advance commencing on 8th day after death in either total or partial dependency case.

Deletes existing limits on minimum and maximum death benefits.

Makes changes applicable to death occurring after effective date.

S.B. 226—REGAN AND HAROLD T. JOHNSON. (Lab.) Amends Sec. 4656, Lab. C., re workmen's compensation disability payments.

Eliminates limitation on maximum aggregate payments for single injury causing temporary total disability to 4 times average annual earnings of employee, and extends period of such disability from 240 to 520 weeks from date of injury.

S.B. 227—MCBRIDE. (L. Gov.) Amends Sec. 28119, Gov. C., re compensation for public service in Ventura County.

Increases salary of auditor from \$5,460 to \$6,060, district attorney \$8,155 to \$9,000; increases mileage allowance of district attorney, supervisors, and grand jurors from 6 to 7 cents per mile and trial jurors in criminal cases from 10 to 14 cents per mile.

S.B. 228—WEYBRET AND OTHERS. (Soc. Wel.) Amends Sec. 3045, W. & I. C., re aid to needy blind, to prohibit payment of such aid to any individual who receives aid to needy children.

S.B. 229—WEYBRET AND OTHERS. (Soc. Wel.) Amends Secs. 1001, 1011, and 1024, Prob. C., and adds Sec. 2231, W. & I. C., re consent of county welfare director in probate of aged persons' estates.

Requires consent of county welfare director to distribution of estate of deceased person who was 65 years of age or over.

Provides that director shall consent if deceased was not recipient of old age security payments, or if no claim will be made on account of payments received by

deceased if he was recipient. Consent is automatically given if director does not expressly consent or object within 30 days after notice.

If director objects to distribution, he shall consent upon satisfaction of claim or upon receipt of bond from distributees.

S.B. 230—WEYBRET AND OTHERS. (Soc. Wel.) Amends Secs. 2223 and 2223.5, W. & I. C., re recovery of old age security illegally received.

Creates conclusive presumption that old age security recipient found at death to have received aid illegally, because possessed of excess income or property, was possessed of such excess from date of his first application for aid, and allows recovery from his estate of double amount of excess aid paid, computed under such presumption.

Places burden of proof on recipient of aid or his personal representative to show good faith in receipt of aid illegally on account of excess property, in cases where amount of recovery is sought to be limited by reason of recipient's good faith.

S.B. 231—O'GARA. (Gov. Eff.) Amends Sec. 1159, H. & N. C., re transfer of funds from Pilot Commissioners' Special Fund to General Fund.

Provides that amount representing unencumbered balance in excess of \$6,500 in Pilot Commissioners' Special Fund, which is to be transferred to General Fund, is to be determined from records of Board of Pilot Commissioners for Bays of San Francisco, San Pablo and Suisun, rather than records of State Controller.

S.B. 232—TENNEY. (Gov. Eff.) Amends Sec. 11041, Gov. C., re employment of attorneys by state agencies.

Adds Department of Finance to, and deletes State Lands Commission from, agencies excepted from prohibition against any state agency employing any legal counsel other than from Attorney General.

S.B. 233—TENNEY. (Gov. Eff.) Amends Sec. 13551 and repeals Sec. 13552, Gov. C., re state printing.

Deletes requirement that Department of Finance establish cost system for prepricing orders for printing in State Printing Office in order to compute cost of printing by State Printing Office and provides instead that prices charged for such printing must equal costs for materials, labor and indirect costs, computed as department prescribes.

S.B. 234—TENNEY. (Gov. Eff.) Amends Secs. 4303 and 4304, Gov. C., re public contracts.

Authorizes manufactured and unmanufactured materials from Canada and England, as well as the United States, to be purchased for public use or used in public work projects.

S.B. 235—JESPERSEN. (Ed.) Appropriates unspecified sum for construction of dormitories at California State Polytechnic College.

S.B. 236—JESPERSEN. (Gov. Eff.) Amends Sec. 19626, B. & P. C., re Fairs and Expositions Fund.

Permits use of 25 percent of second balance of fund for minor construction and repairs at California Polytechnic School, as well as for support, permanent improvements or purchase of land.

S.B. 237—JESPERSEN. (Ed.) Appropriates unspecified sum for support of California State Polytechnic College.

S.B. 238—JESPERSEN. (Ed.) Amends Sec. 20357, adds Sec. 20358, Ed. C., re student housing facilities at state colleges.

Makes provision for fixing of rents and charges for student housing facilities at state colleges by Director of Education with approval of Director of Finance inapplicable to facilities at California State Polytechnic College or facilities provided for under State College Revenue Bond Act of 1947.

S.B. 239—JESPERSEN. (Ed.) Amends Sec. 20651, Ed. C., including homemaking, rather than domestic science, in courses at California State Polytechnic College.

S.B. 240—DONNELLY. (Agr.) Amends Sec. 12608, adds Sec. 12606.5, B. & P. C., re sale of commodities in containers.

Authorizes sealer of weights and measures to seize sample and order off sale commodity for sale in container without statement of net quantity thereon until compliance. Requires statement of quantity of commodity, rather than food, in container.

S.B. 241—DONNELLY. (Agr.) Adds Art. 14, Ch. 7, Div. 8, B. & P. C., re use of money in Department of Agriculture Fund.

Authorizes use of money collected under Ch. 7 (regulation of sale of petroleum products) and Ch. 10 (regulating sale of antifreeze) of Div. 8, B. & P. C., to carry out either chapter, notwithstanding provision of law earmarking money received under each chapter for administration of that chapter.

S.B. 242—DONNELLY. (B. & P.) Amends Sec. 12501, adds Sec. 12108, B. & P. C., re duties and services of sealers of weights and measures.

Authorize Director of Agriculture to arrange for services of county sealer on collaborative basis.

Requires weighing or measuring instruments before use or sale to be sealed by any sealer, rather than sealed and marked by sealer of county where used or sold.

S.B. 243—DONNELLY. (B. & P.) Amends Sec. 20849, B. & P. C., re delivery of motor fuels and lubricants.

Extends prohibition against deposit or delivery of motor fuel or lubricant into container bearing brand, other than that indicated by brand, to prohibit authorizing such deposit or delivery.

S.B. 244—DONNELLY. (B. & P.) Amends Sec. 19800, B. & P. C., re standard weight for bread.

Allows bread loaves to be made for sale which are multiples of mean weight of standard loaves or standard large loaves. Allows total tolerance of 2 ounces for such larger loaves.

S.B. 245—DONNELLY. (Ed.) Amends Secs. 144 and 144.2, Ed. C., re salaries of deputy and associate superintendents of public instruction.

Provides that salaries of deputy and associate superintendents of public instruction shall be fixed by Superintendent of Public Instruction, with approval of Director of Finance, instead of being \$9,000.

S.B. 246—JESPERSEN. (Ed.) Appropriates unspecified sum for permanent improvements at California State Polytechnic College.

S.B. 247—WAY. (F. & G.) Amends Sec. 670, F. & G. C., re processing of fish not taken for commercial purposes.

Requires canneries or packing plants in which any fish, rather than salmon only, taken by persons other than commercial fishermen are received, packed, or otherwise dealt with to have stamped in the metal top of the cans the words "not to be sold" in letters not less than three-sixteenths inch high. Deletes provision that words "not for resale" shall be stamped on top of each can in letters of such size as are readily legible.

S.B. 248—WAY. (F. & G.) Adds Sec. 670.1, F. & G. C., re processing of game fish.

Prohibits possession of fish taken by commercial fishermen or sale of any fish in a cannery or plant where fish taken on a sport fishing license are canned or otherwise dealt with. Prescribes penalty for violation.

S.B. 249—WAY. (F. & G.) Adds Sec. 450.2, F. & G. C., re game birds and mammals.

Makes it unlawful to abandon any game bird or mammal or to allow it to waste or deteriorate. Makes it unlawful to waste any furs or pelts or allow them to waste or deteriorate into unmarketable condition.

S.B. 250—WAY. (F. & G.) Adds Sec. 534.2, F. & G. C., re preservation and conservation of fish.

Authorizes Fish and Game Commission to issue permits under certain conditions to persons desiring to construct devices in streams which may impede passage of fish, or to persons desiring to open mouth of a bar-bound tributary to Pacific Ocean.

S.B. 251—WAY. (F. & G.) Adds Sec. 534.1, F. & G. C., to prohibit opening mouth of any bar-bound stream tributary to Pacific Ocean, except with permission of Fish and Game Commission.

S.B. 252—WAY. (F. & G.) Adds Sec. 534.1, F. & G. C., re obstruction of flow of streams.

Prohibits devices which impede passage of fish up and down streams in specified Fish and Game districts, except as otherwise provided in F. & G. C.

Prohibits obstructing or altering flow of any stream in specified counties, except with permission of Fish and Game Commission. Makes obstructions violating section in any stream in specified counties public nuisances.

S.B. 253—THOMPSON. (Trans.) Adds Sec. 110, Veh. C., to provide for office for registration of vehicles in City of Gilroy.

S.B. 254—THOMPSON. (Trans.) Adds Sec. 111, Veh. C., to provide for office for registration of vehicles in City of Los Gatos.

S.B. 255—JESPERSEN. (Ed.) Amends Sec. 2231, Ed. C., re union or joint union school districts.

Changes designation from board of trustees to governing board.

S.B. 256—JESPERSEN. (Ed.) Amends Sec. 5152, Ed. C., re reporting of average daily attendance and apportionments.

Requires Superintendent of Public Instruction to report to Controller total average daily attendance during preceding fiscal year in all schools and classes maintained by county superintendents of schools or credited to county school tuition funds and amounts required to be apportioned to such funds.

S.B. 257—JESPERSEN. (Ed.) Amends Sec. 3692, Ed. C., re exclusion of school districts from Union or Joint Union High School Districts, to clarify meaning, making no substantive changes.

S.B. 258—WILLIAMS. (Agr.) Amends Sec. 1300.16, Ag. C., re procedure for initiating marketing orders by referendum.

Deletes requirement of approval of not less than 51 percent of producers who produced not less than 51 percent of commodity in preceding season. Requires approval of at least 65 percent of producers voting at referendum at which at least 51 percent of producers voted. Provides referendum period of not less than 10 nor more than 60 days, rather than 60 days, and continues provision for 30 day extension. Authorizes tabulation of ballots at any time, rather than only at end of period. Authorizes announcement of results and of who voted but prohibits disclosure of how any producer voted.

S.B. 259—WILLIAMS. (Agr.) Amends Act 143a, the Agricultural Producers Marketing Act, re institution of marketing programs by referendum.

Adds provisions for referendum under this act. Same as provided in S.B. 258 for Ag. C. provisions affected by that bill.

See digest, S.B. 258.

S.B. 260—BYRNE. (Ed.) Amends Sec. 9485, Ed. C., re the sale or disposition of property of emergency schools.

Authorizes county superintendent of schools to transfer or sell property of any emergency school he maintains to any elementary school district under his jurisdiction, rather than to elementary district in which emergency school is located. Requires him to pay money received from sale or transfer of such property to county school service fund rather than unapportioned county elementary school fund.

S.B. 261—DONNELLY. (Wat. Res.) Amends Sec. 22257, Wat. C., re water distribution by irrigation districts.

Provides that district may close defective gate to private irrigation ditch and refuse to deliver water through it if landowner fails to repair gate after reasonable notice.

S.B. 262—DONNELLY. (Ed.) Amends Sec. 4103, Ed. C., re election of governing boards of junior college districts, making no substantive change.

S.B. 263—DONNELLY. (B. & P.) Adds Sec. 6060.1, B. & P. C., re qualifications of veterans and servicemen for admission to practice law.

Exempts from 3 month residence and final bar examination requirements persons who graduate from accredited law schools after May 1, 1950 and serve in armed forces before taking examination. Applies only to residents of State at time of entering armed forces.

S.B. 264—DILLINGER. (Soc. Wel.) Adds Sec. 1552.2, W. & I. C., re payment of aid to needy children in kind.

Permits aid to needy children to be paid in kind where it appears upon reliable evidence that there is mismanagement of cash payments by recipient. Such aid is to be paid pursuant to rules and regulations of State Department of Social Welfare providing therefor in accordance with minimum standards of adequate care, but no county is required to provide aid in kind in greater amount than it is required to provide in cash. Cost of aid in kind is to be borne by State and county in same proportion and up to same maximums as aid in cash, without federal participation unless federal participation is provided by federal law or federal rules and regulations.

S.B. 265—DILLINGER. (Soc. Wel.) Amends Secs. 2181.1, 3087.5, and 3473.2, W. & I. C., re old age security, aid to needy blind, and aid to partially self-supporting blind residents.

Eliminates present provisions whereby applicants dissatisfied with action of board of supervisors may apply for and receive hearing by board of supervisors, preserving right of dissatisfied applicants to appeal from board action to State Department of Social Welfare.

S.B. 266—DILLINGER. (Soc. Wel.) Appropriates \$100,000 for support of Department of Social Welfare.

S.B. 267—McBRIDE. (Wat. Res.) Amends Act 9127a, the Water Conservation Act of 1927, re district powers.

Authorizes district, without compensation, to transfer assets to, or acquire assets from, United States, State, or county, or district, or zone or subdivision thereof, having power to use such assets for water conservation.

Authorizes district to conserve water by acquiring canals, ditches, conduits, dams and reservoirs for storage of water.

S.B. 268—McBRIDE. (Fin. Inst.) Amends various secs., Ins. C., re admission to transact insurance.

Excepts life, title and mortgage insurance from classes on which minimum capital, required for certificate of authority, is computed if minimum for all other classes is \$1,000,000 or more; if less than \$1,000,000, requires additional \$200,000 for life, \$250,000 for mortgage, \$100,000 for title insurance. Makes various technical and clarifying changes.

S.B. 269—McBRIDE. (Fin. Inst.) Amends Secs. 1153, 1153.5, Ins. C., re minimum capital requirements.

Limits assets of newly organized insurers required to be in cash or designated securities and receivables, to assets equal to liabilities plus minimum capital and surplus required for admission.

S.B. 270—McBRIDE. (Fin. Inst.) Adds Secs. 1373.1, 1373.2, Ins. C., re reciprocal or interinsurance exchanges.

Prohibits issuance of certificate of authority other than renewal certificate within 3 years of commencing business unless assets equal to liabilities plus required surplus are maintained in cash or specified types of securities and receivables. Authorizes revocation of certificate if admitted exchange in business less than 3 years does

not so maintain such assets; excepts exchanges admitted on effective date until January 1, 1954.

S.B. 271—McBRIDE. (Fin. Inst.) Amends Sec. 1703, Ins. C., re life agents' licenses.

Limits disability provisions which life only agent may transact in connection with life insurance to additional benefits for death, waiver of premium for disability, or special surrender value, benefit, or annuity for total and permanent disability, rather than to provisions for waiver of premium and indemnity for total and permanent disability.

S.B. 272—McBRIDE. (Rev. & Tax.) Amends Sec. 12155, R. & T. C., re taxation of marine insurers.

Makes exclusion from underwriting profit of amounts refunded by insurer on account of premiums previously paid by policy holders applicable to computation of tax of marine insurers issuing participating policies, rather than mutual marine insurers.

S.B. 273—WAY. (Trans.) Amends Sec. 2006, S. & H. C., re appointment of county road commissioners.

Makes permissive, instead of mandatory, appointment of single road commissioner for all road districts in county.

S.B. 274—TENNEY. (Gov. Eff.) New act, the State Music Project Act, re promotion of music.

Creates California State Band Commission of 5 to 7 members appointed by Governor to serve without compensation except for traveling expenses.

Provides for powers and duties of commission.

Appropriates \$15,000 to administer provisions. Provides concerts shall not be financed from appropriation.

Establishes California State Music Project to promote interest and opportunities in good music and to present California State Band, to be formed, in concerts and appearances at fiestas, fairs, expositions, and state fairs, and in tours outside State.

Provides for State Band Supervisory Board of 3 members.

Provides for supervising bandmaster to be in technical charge of band.

S.B. 275—TENNEY. (Gov. Eff.) New act, the State Music Revenue Act, re California State Band.

Authorizes State band stamp tax on unspecified matters for support of California State Music Project and California State Band; prescribes procedure for collection of tax and duties of State Board of Equalization in administering and enforcing act; creates State Band Stamp Tax Fund and appropriates money therein.

S.B. 276—TENNEY. (Gov. Eff.) Appropriates unspecified sum from State Park Fund to State Park Commission for acquisition of La Casa del Rancho Aguaje de la Centinela, located near City of Inglewood.

Provides that any portion of appropriation expended shall be matched by like amount of money or property from sources other than State.

S.B. 277—ABSHIRE. (L. Gov.) Amends Sec. 66, C. C. P., to increase number of superior court judges in Sonoma County from 2 to 3.

S.B. 278—ABSHIRE. (Trans.) Amends Sec. 356, S. & H. C., re state highway routes.

Adds road from Marin-Sonoma County Line to Jenner to existing Route 56.

S.B. 279—ABSHIRE. (Trans.) Adds Sec. 685, Veh. C., re equipment of vehicles.

Requires trucks and trailers used in transportation of logs or lumber to be equipped with not less than 3 load binders of specified size and material, each having a quick releasing hook.

S.B. 280—ABSHIRE AND OTHERS. (Trans.) Adds Sec. 477.5, Veh. C., re traffic signals at school approaches.

Provides for installation of flashing signals on streets and highways adjacent to schools where governing board of school district finds conditions hazardous.

S.B. 281—BROWN. (F. & G.) Amends, adds and repeals various Secs., F. & G. C., re administration of fish and game laws.

Creates office of State Fish and Wildlife Administrator, to be chief of Division of Fish and Game, appointed by Governor with consent of Senate at salary of \$15,000 per year, to hold office at pleasure of Governor.

Provides that fish and game laws shall be administered and enforced by Division.

Transfers all powers, duties, jurisdiction, property and funds of Fish and Game Commission to Division, except general regulatory powers contained in Art. 1, Ch. 2, Div. 1, F. & G. C., and power to make rules and regulations.

Provides that general policies for conduct of Division shall be formulated by Commission.

S.B. 282—GIBSON AND OTHERS. (Trans.) New act, re allocation of moneys from State Highway Fund and from Motor Vehicle License Fee Fund.

Provides procedure for city or city and county whose population has been substantially increased since last federal census to have its allocations from such funds based upon its increased population as determined by United States Bureau of Census. Provides that act does not apply to counties.

To take effect immediately, urgency measure.

S.B. 283—JESPERSEN. (B. & P.) Adds Ch. 12, Div. 2, B. & P. C., re practice of naturopathy.

Creates board of naturopathy examiners, authorized to issue certificates which entitle holder to use terms Dr., Doctor, and naturopathic physician.

Provides for licensing, regulation, and disciplining of naturopaths. Provides for payment and collection of fees.

S.B. 284—THOMPSON AND BYRNE. (Ed.) Adds Sec. 20372.5, Ed. C., re separation from service of state college employees.

Entitles state college employee, upon separation from service, without fault on his part, to lump sum payment for compensating time off for overtime work, and for unused or accumulated vacation. If separated through his own fault, he is entitled to lump sum payment for such overtime, and for such portion of unused vacation as Director of Education may determine.

S.B. 285—THOMPSON, HOFFMAN, AND JESPERSEN. (Agr.) Adds Sec. 1104.2, Ag. C., to prohibit sale of eggs produced outside California except in containers marked with name of state or country where produced.

S.B. 286—HOFFMAN AND THOMPSON. (Gov. Eff.) Repeals Secs. 92 and 92.4, adds Secs. 92-92.4, incl., Ag. C., re agricultural fairs.

Provides that Department of Finance is to establish master premium list. Requires each fair to submit to department for approval premium list showing each class of exhibit, entry or display for which premium is to be paid. Requires each fair to file annual statement of operations in detail.

Creates Fairs Classification Committee which is to classify fairs into 5 classes on basis of prescribed formula. Provides for apportionment: Class A fairs, \$100,000 each; Class B, \$80,000; Class C, \$60,000; Class D, \$40,000, and Class E, \$10,000, and for proportionate reduction if sufficient money not available. Provides that new fairs shall be in Class E for first two years of operation.

S.B. 287—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 1025, Ag. C., re chemical analysis of agricultural minerals.

Requires chemical analysis of percentages of calcium sulphate to be stated in terms of gypsum.

Requires percentages of available phosphoric acid to be stated for minerals the principal constituent of which is calcium phosphate. Requires percentage of insoluble phosphoric acid to be stated if percentage of total phosphoric acid is stated. Requires term and percentage of available phosphoric acid to be shown as prominently as other terms and percentages on tag.

S.B. 288—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 1061, Ag. C., re definition of economic poisons.

Includes within definition of economic poisons, substances or mixtures intended to be used for defoliating plants. Defines "defoliating" to include killing or artificially accelerating drying of plant tissues, with or without causing abscission.

S.B. 289—HOFFMAN. (Ed.) Adds Sec. 20345.5, Ed. C., re state college student body organizations.

Requires state college students to pay membership fees in student body organizations.

Provides for payment to organization of money received by college from Federal Government for such fees of student veteran.

S.B. 290—HOFFMAN. (Ed.) Appropriates unspecified sum to Vocational Education Fund, to be expended by State Board of Education for support of vocational education.

S.B. 291—DESMOND AND OTHERS. (Gov. Eff.) New act making appropriation for salary increases for State employees.

Appropriates \$11,800,000 plus unexpended balances of appropriation in Item 279, Budget Act of 1950 for salary increase fund for employees in General Fund agencies. Makes similar appropriation for employees in special fund agencies.

Provides for allocation pursuant to said Budget Item but makes limitation on amount contained in said item inapplicable to appropriation made by bill.

To take effect immediately, usual current expenses.

S.B. 292—BUSCH. (F. & G.) Adds Secs. 1152.1 and 1152.2, F. & G. C., re firearms.

Prohibits shooting of firearms from public roads at game birds or mammals.

Prohibits possession of loaded firearms, except pistols, in motor vehicles on public roads. Excepts peace officers and others authorized to possess firearms when performing duties.

S.B. 293—BUSCH. (F. & G.) Adds Sec. 1384.6, F. & G. C., re importation of carcasses of domesticated game birds.

Permits importation and sale of carcasses of domesticated game birds raised by licensed game breeder of another state. Requires labeling of packages containing such carcasses.

S.B. 294—BUSCH. (F. & G.) Repeals and adds Sec. 1290, F. & G. C., to permit deer hides to be sold, tanned, or manufactured into articles for sale.

S.B. 295—BUSCH. (F. & G.) Amends Sec. 1201.10, F. & G. C., re possession of pheasants.

Changes time during which pheasants taken during season may be possessed from last day prior to opening of next season to 60 days after close of the season in which taken.

S.B. 296—BUSCH. (F. & G.) Amends Sec. 1277, F. & G. C., re deer license tags.

Permits Fish and Game Commission to designate on deer tag district in which valid.

Makes it unlawful to use tags in one-deer districts except tags designated for use therein.

S.B. 297—BUSCH. (F. & G.) Amends Sec. 1281, F. & G. C., re deer license tags.

Requires holder of deer license tag to punch out date of kill on tag, immediately attach tag to antlers of deer, and keep tag attached during open season and for 10 days thereafter. Makes possession of untagged deer violation of section.

S.B. 298—BUSCH. (F. & G.) Amends Sec. 1201.9, F. & G. C., re pheasant license tags.

Requires date of kill to be punched on pheasant license tags attached to pheasants. Prohibits removal of tags until pheasant is prepared for immediate consumption.

S.B. 299—JAMES E. CUNNINGHAM. (Loc. Gov.) Amends Sec. 737jj, Pol. C., and Sec. 79.36, C. C. P., increasing salary of superior court judges of San Bernardino County from \$12,000 to \$15,000.

S.B. 300—SUTTON. (Ed.) Amends Secs. 5153.5, 7102.1, and 7104, Ed. C., re mentally retarded minors.

Increases apportionment from State School Fund from \$100 to \$200 for each unit of average daily attendance for mentally retarded minors educated in special schools or classes by school districts or county superintendents of schools.

S.B. 301—SUTTON. (Ed.) Amends Sec. 9809, Ed. C., re computation of excess cost of educating mentally retarded pupils.

Defines "excess cost" of educating mentally retarded minors to include total current expenditures incurred for such minors instructed in special schools or classes, over expenditures for same number of units of average daily attendance of pupils not classified as physically handicapped minors or mentally retarded minors, instead of not classified as mentally retarded minors.

S.B. 302—BUSCH. (Jud.) Adds Sec. 417, C. C. P., invalidating service of summons by publication on person outside State unless personally served and domiciled in State at commencement of action or time of service.

S.B. 303—BUSCH. (Ed.) Amends Secs. 434 and 451, Ed. C., changing salary of school superintendents in Counties of Mendocino and Lake to unspecified sum.

S.B. 304—BUSCH. (Ed.) Amends Sec. 449, Ed. C., changing salary of school superintendent of Modoc County to unspecified sum.

S.B. 305—COLLIER. (Trans.) Amends Secs. 353, 458, and 507, S. & H. C., re state highway routes.

Extends existing Route 53 from Fairfield to Route 7, near Fairfield, changes Route No. 207, to Route No. 232.

S.B. 306—COLLIER. (Trans.) Repeals Secs. 186.5 and 206, S. & H. S., re expenditures from State Highway Fund.

Repeals obsolete restriction on expenditures for general administration and maintenance.

Repeals section defining a state highway within a city.

S.B. 307—COLLIER. (Trans.) Adds Sec. 111.5, S. & H. C., re State Highway System.

Permits Highway Commission to declare two city streets, or city street and existing state highway, a part of State Highway System, without compensation to city, if they are substantially parallel and city ordinance has restricted the two city streets, or city street and state highway to one way traffic proceeding in opposite directions of each other.

Ordinance cannot be rescinded without consent of Department of Public Works after streets have become part of State Highway System.

S.B. 308—COLLIER. (Trans.) Adds Secs. 46.1 and 685, Veh. C., re required use of tire chains.

Defines "tire chains"; authorizes State Department of Public Works and local authorities, with respect to highways under their respective jurisdictions, to erect signs requiring chains when they determine chains necessary; and makes it misdemeanor to drive without chains on portion of highway so posted.

S.B. 309—DILLINGER. (Fin.) Appropriates \$19,000 to the Department of Public Works to correct channel of American River at Coloma to protect Gold Discovery Site State Park and state highway from damage.

S.B. 310—DILLINGER. (Elec.) Amends and repeals various Secs., Elec. C., re sponsor certificates and verification deputies.

Deletes provisions permitting declarations of candidacy for nominations to be made by sponsors and provisions relating to sponsor certificates and declarations of acceptance of nominations.

Changes the minimum number of votes necessary to elect county central committeemen from number equal to minimum number of signatures required on nomination paper to 10 votes.

S.B. 311—DILLINGER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Exempts from tax and benefit provisions, individuals who adhere to faith which depends upon prayer for healing, upon filing of statement.

S.B. 312—POWERS. (B. & P.) Amends Secs. 5312, 5324, and 5325, B. & P. C., re outdoor advertising.

Deletes provision excepting from requirement of posting notice on display prior to removal or destruction for violation of Outdoor Advertising Act, displays for which permits have been allowed to become delinquent, so that both mailing of notice to owner of display and posting are required before removal or destruction.

Deletes existing penalty payable upon issuance of permit for display cited for violation of Outdoor Advertising Act and provides penalties for delinquency in renewal of annual license and renewal of permits for advertising signs and structures, remittable upon proof that privileges of license or permits not exercised after expiration thereof.

S.B. 313—DILWORTH AND OTHERS. (Mil. & Vet. Aff.) Adds Art. 5C, Ch. 6, Div. 4, M. & V. C., the Veterans Bond Act of 1951.

Authorizes issuance and sale of \$100,000,000 in state bonds for purpose of providing farm and home aid to veterans, providing for submission to people of State for approval, to be effective upon such approval.

S.B. 314—DILWORTH. (Ed.) Amends Sec. 5062, Ed. C., re state school building aid.

Requires State Controller to notify county auditor having jurisdiction over district funds, as well as governing board, of amount computed as repayment by district on state school building aid.

S.B. 315—DILWORTH. (Ed.) Adds Sec. 12046, Ed. C., to authorize any employees of Department of Education, designated by Director of Education, to administer oaths to applicants for credentials, in addition to those officers presently authorized.

S.B. 316—DILWORTH. (L. Gov.) Amends Sec. 14084, H. & S. C., re fire protection.

Makes procedure set forth in Pt. 5, Div. 12, H. & S. C., applicable to abatement by fire protection districts in unincorporated areas of dry grass, stubble, brush, rubbish, litter, or other inflammable material.

S.B. 317—DILWORTH. (Ed.) Adds Secs. 12105.1 and 12105.2, Ed. C., re applicants for certification documents authorizing service in public schools.

Requires applicant for life diploma, credential or renewal thereof, to submit identification cards with application, and authorizes Department of Education to administer.

Requires State Bureau of Criminal Identification and Investigation to furnish on demand to Department of Education information pertaining to applicant.

Appropriates unspecified sum to Department of Education for administration.

S.B. 318—TENNEY. (L. Gov.) Amends Sec. 737s, Pol. C., to change salary of superior court judges of Los Angeles County from \$15,000 to unspecified sum.

S.B. 319—TENNEY. (Ed.) Adds Sec. 8275, Ed. C., re teaching of communism upon any property belonging to any agency in Public School System.

Provides that no teacher giving instructions upon such property shall advocate or teach communism with intent to indoctrinate any pupil with, or inculcate preference in mind of pupil for, communism.

Provides that after hearing before appropriate school disciplinary body, teacher found guilty of violating this section may be dismissed.

S.B. 320—TENNEY. (Trans.) Amends Sec. 44.12, Veh. C., re emergency vehicles.

Provides that ambulance or life saving equipment owned or operated by United States, or department or agency thereof, when used in responding to emergency calls is authorized emergency vehicle.

S.B. 321—TENNEY. (Elec.) Amends Secs. 2601 and 2619, Elec. C., re declarations of candidacy and acceptances of nominations.

Requires declarations of candidacy and acceptance of nominations to contain sworn statement that affiant will support and defend United States and California Constitutions; that affiant is not member of Communist party, or any organization

pledged to support foreign government against United States in event of war or which advocate unlawful overthrow of United States or California governments; and that affiant does not advocate such unlawful overthrow.

S.B. 322—MCBRIDE. (Trans.) Amends Sec. 454, S. & H. C., re state highway routes.

Adds road from El Rio to junction of Route 60 and Saviers Road in Ventura County, to existing Route 154.

S.B. 323—BUSCH. (L. Gov.) Amends Secs. 736, 736a, and 736b, Pol. C., and Secs. 41, 61, and 79, C.C.P., changing salaries of justices of Supreme Court, district courts of appeal, and judges of superior courts to unspecified sums.

S.B. 324—WARD. (Jud.) Amends Secs. 587 and 1515, Prob. C., re dedication or conveyance of interests in realty of estates of decedents or wards.

Authorizes dedication or conveyance of real estate or interest therein, as well as easement in such real estate by guardian, or executor or administrator, to State, county, municipal corporation or public district.

Makes technical changes.

S.B. 325—WARD. (Ed.) Amends various Secs., Ed. C., re school district property.

Authorizes school districts to lease district real property not needed for classrooms to State, to convey, as well as dedicate, to state or local governmental agencies, district real property either in fee or any lesser interest therein, and applies procedure specified for dedication to such conveyance.

S.B. 326—ROY CUNNINGHAM. (Ed.) Amends Sec. 16271, Ed. C., authorizing use of school busses to transport pupils to or from other states or nations for educational excursions.

S.B. 327—POWERS AND HAROLD T. JOHNSON. (Assembly P. U. & C.) Amends Act 6386, the Public Utilities Act, re electric service by nonprofit, cooperative corporations.

See digest of S.B. 61, apparently identical, except for effective date of act.
To take effect immediately, urgency measure.

S.B. 328—DESMOND. (L. Gov.) Amends Sec. 737hh, Pol. C., and Sec. 79.34, C. C. P., to change salary of superior court judges of Sacramento County from \$13,000 to \$15,000.

S.B. 329—DESMOND. (L. Gov.) Adds Art. 2.5, Ch. 5, Div. 6, H. & S. C., re recall of directors of sanitary districts.

Provides for recall pursuant to procedure prescribed by Elec. C. for recall of county and township officers.

S.B. 330—DESMOND. (L. Gov.) Adds Sec. 6515.5, H. & S. C., re contract bids for sanitary district work.

If cost of work exceeds unspecified amount, directs district to publish notice in county for bids and award contract to lowest bidder.

S.B. 331—JAMES E. CUNNINGHAM AND OTHERS. (Gov. Eff.) Amends Secs. 18540.4 and 18973, Gov. C., re civil service rights of veterans and widows of veterans.

Makes changes in definition of "veteran" under State Civil Service Act; includes persons serving during present Korean campaign; and excludes persons who served only in auxiliary or reserve components of armed forces whose service did not exempt them from Selective Training and Service Act of 1940.

Deletes requirement that person must have served 30 days or more in armed forces prior to January 1, 1947, in order to be entitled to veterans' preference credits on civil service examinations.

S.B. 332—SUTTON. (Mil. & Vet. Aff.) Amends Sec. 898, M. & V. C., increasing annual appropriation from specified revenues for veterans dependents' education from \$150,000 to \$300,000.

S.B. 333—BROWN. (Pub. H. & S.) Amends Sec. 5470, H. & S. C., re use of revenues from sewerage and sanitation facilities.

Authorizes cities and counties to use revenues derived as service charges from sanitation and sewerage facilities for acquisition, construction, reconstruction, maintenance, and operation of, and bond service and repayment of federal and state loans for, water systems in addition to sanitation and sewerage facilities.

S.B. 334—JAMES E. CUNNINGHAM. (Jud.) Amends Sec. 601, C. C. P., re waiver of peremptory challenges of jurors.

Diminishes by one, number of peremptory challenges available to a side for each time it fails to exercise, in turn, its right to such challenge.

S.B. 335—COLLIER. (L. Gov.) Repeals Act 3870, the County Power Pumping District Act.

To be operative on 91st day after final adjournment of 1953 Regular Session.

S.B. 336—COLLIER. (L. Gov.) Repeals Act 6172, relating to protection of lands, other than swamp lands, from overflow.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 337—COLLIER. (L. Gov.) Repeals Act 5736, re formation, government and control of overflow districts.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 338—COLLIER. (L. Gov.) Repeals Act 6555, the California Resort District Act.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 339—COLLIER. (L. Gov.) Repeals Act 2208, the Storm Drain Maintenance District Act.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 340—COLLIER. (L. Gov.) Repeals Act 2208a, the Storm Drain Maintenance District Act of 1939.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 341—COLLIER. (L. Gov.) Repeals Act 2204, re organization and government of drainage districts.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 342—COLLIER. (L. Gov.) Repeals Act 9131, re formation of municipal water districts.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 343—COLLIER. (L. Gov.) Repeals Act 9126a, the California Water Storage and Conservation District Act.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 344—COLLIER. (L. Gov.) Repeals Act 9127, the California Water Conservation District Act.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 345—COLLIER. (L. Gov.) Repeals Act 6390, re incorporation and organization of public utility districts.

To take effect on 91st day after final adjournment of 1953 Regular Session.

S.B. 346—COLLIER. (L. Gov.) Amends Secs. 431 and 454, Ed. C., changing salaries of school superintendents of Siskiyou and Del Norte Counties to unspecified sums.

S.B. 347—COLLIER. (Trans.) Amends Secs. 1075, 1331, and 2006, S. & H. C., re county road commissioners.

Requires boards of supervisors, prior to January 1, 1952, to appoint registered engineer as road commissioner. Provides that elective county surveyor may not

be appointed and that road commissioner may be dismissed only on $\frac{2}{3}$ vote of board of supervisors.

S.B. 348—COLLIER. (Gov. Eff.) Amends Sec. 27322, Gov. C., re recordation of instruments.

Authorizes loose leaf books for microfilmed documents.

S.B. 349—COLLIER. (Trans.) Repeals and adds Pt. 4, Div. 2, R. & T. C., and amends Sec. 372, Veh. C., re vehicle mileage tax and vehicle weight fees.

Substitutes mileage tax for motor vehicle transportation license tax, to be imposed on vehicles over 14,000 pounds gross weight on basis of combination of weight and mileage, providing schedule calculated in mills per mile and schedule of minimum taxes, both varying with weight; to be in lieu of all State fees according to weight of vehicles.

Provides for enforcement by Board of Equalization except when Department of Motor Vehicles is specified, and prescribes procedures re permits, emblems, determinations, collection, penalties, refunds, and violations.

Provides for deposit of revenues in Vehicle Mileage Tax Fund and for transfer thereof, after refunds, to Highway Users Tax Fund. Continues Motor Vehicle Transportation License Tax Law in effect for collections and refunds re operations prior to January 1, 1952.

Provides for weight fees on electric vehicles on basis of unladen weight and on other vehicles between 4,000 and 14,000 pounds gross weight, defining latter term. Prescribes schedule of fees, manner of determining gross weight and indicating same on vehicles, and penalties. Eliminates distinction for fee purposes between vehicles having 2 axles and those having 3 or more, or any trailer, semitrailer, or pole, pipe, or other dolly.

To take effect immediately, tax levy, operative January 1, 1952.

S.B. 350—COLLIER. (Rev. & Tax.) Amends Sec. 9653, R. & T. C., re exemption from motor vehicle transportation license tax.

Abolishes exemption for gross receipts derived from transportation of persons or property wholly within incorporated cities or between incorporated cities or incorporated cities and private property where no portion of public highway outside such cities or property is traversed.

To take effect immediately, tax levy, operative January 1, 1952.

S.B. 351—COLLIER. (Trans.) Amends Sec. 2151, S. & H. C., re reports of expenditures for street or road purposes by counties and cities.

Places duty of making report on county auditor for each county instead of governing body of each county. Deletes requirement that report must be complete, and requires it to be certified.

S.B. 352—COLLIER. (Pub. U.) Amends Act 6386, the Public Utilities Act, authorizing Public Utilities Commission to issue safety regulations for state-owned railroads.

S.B. 353—COLLIER. (Nat. Res.) New act, authorizing the State Park Commission to exchange specified state lands in Del Norte County for privately owned lands adjacent to Jedediah Smith Redwoods State Park.

S.B. 354—COLLIER. (Trans.) Amends, repeals, and adds various secs., Veh. C. and R. & T. C., re registration and taxation of vehicles and taxation of vehicle fuel.

Revises law re registration and taxation of carriers of property on highways of State as follows: (a) exempts carriers of property from motor vehicle transportation license tax with limited exceptions; (b) substitutes gross weight, as defined, for unladen weight as basis for registration fees on motor trucks in excess of 4,000 pounds, retaining unladen weight basis for passenger motor vehicles and for motor trucks between 3,000 and 4,000 pounds, and making separate provision for electric vehicles; (c) permits registration and licensing of motor trucks upon basis of 4 month periods; (d) makes various technical and conforming changes in provisions re registration and licensing procedure, periods, fees, and violations.

Increases rate of use fuel tax on fuel other than motor vehicle fuel from 4½ to 6½ cents per gallon after December 31, 1951.

To take effect immediately, tax levy, to be fully operative July 1, 1952.

S.B. 355—BREED. (Gov. Eff.) Amends Sec. 26749, Gov. C., re sheriffs' fees for transportation of prisoners and state institution inmates.

Deletes \$4 per d'em now allowed to sheriffs, in addition to expenses necessarily incurred, for conveying insane persons to and from state hospitals and for conveying prisoners to and from state prisons and other persons to and from other state institutions. Allows sheriffs expenses necessarily incurred in conveying persons to destinations other than state institutions for purpose of deportation to other states.

S.B. 356—BREED. (Trans.) New act, re exchange of property.

Authorizes, in exchange for certain parcels of land in Berkeley to be conveyed to State, conveyance by State to City of Berkeley of specified strips of land and payment of cost to city of widening certain streets, not to exceed \$10,000. Appropriates \$10,000.

S.B. 357—BREED. (Pub. H. & S.) Adds Sec. 15256, H. & S. C., authorizing any enforcement agency under State Housing Act to waive strict compliance of act as to structure operated seasonally by nonprofit organizations exclusively for recreational purposes outside any city or town.

S.B. 358—DILWORTH AND OTHERS. (Ed.) Adds Sec. 13041, Ed. C., requiring persons appointed as city or district school superintendent to have been employed for 2 years in position requiring valid teacher's certificate.

S.B. 359—DILWORTH. (Ed.) Adds Sec. 5059.5, Ed. C., re bonds of school districts receiving state school building aid.

Provides that proceeds of school district bonds issued after receipt of apportionment for state school building aid may be used only for repayment of apportionment or for project for which it was made, until apportionment is repaid or canceled.

S.B. 360—DILWORTH. (Ed.) Repeals Sec. 5048.2, Ed. C., re state school building aid.

Deletes provision authorizing State Allocations Board, after approving application for school building aid, to make, from time to time, conditional apportionments to applicant district for such portions of project as board determines district is ready to proceed with, and allowing approval of remaining portions of project and making of additional apportionments by board within 2 years after its original approval of application without requiring district to issue more bonds.

S.B. 361—DILWORTH. (Ed.) Amends Sec. 5044.5, Ed. C., re priority for state school building aid.

Requires, rather than permits, State Allocations Board to grant prescribed priority points governing allocation of funds for state school building aid. Prohibits allocations to districts not having highest, or equal to highest, priority points at time of allocation. Grants priority points for pupils in attendance without classrooms.

S.B. 362—SUTTON. (Trans.) Adds Sec. 559, S. & H. C., re state highway routes.

Adds new route to State Highway System, from Longvale, Mendocino County, to Route 7, between cities of Willows and Corning.

S.B. 363—SUTTON. (Trans.) Adds Sec. 558, S. & H. C., re state highway routes.

Adds new route to State Highway System, from City of Colusa north to Route 45 at Codora.

S.B. 364—DORSEY. (Jud.) Adds Sec. 260, and amends Sec. 261b, C. C. P., providing for grades, salaries, and travel allowances of court commissioners.

S.B. 365—DORSEY. (Jud.) Amends Sec. 204a, C. C. P., re jury commissioners.

Provides salary of \$500 a month, not exceeding \$3,000 annually, for jury commissioners in county or city and county having population of 225,000 or over, but less than 289,000.

S.B. 366—THOMPSON. (Jud.) Amends Sec. 1221, Prob. C., permitting decrees of distribution to be signed by judge and filed, instead of being entered at length in court's minute book.

S.B. 367—WEYBRET AND OTHERS. (Trans.) Amends Sec. 139.53, Veh. C., re promotional examinations for members of California Highway Patrol.

Provides that in grading promotional examinations an unspecified percent for each year of service with patrol shall be added to percentage otherwise attained.

S.B. 368—MAYO. Amend Ch. 609, Stats. 1949, re repair and restoration of property damaged and destroyed by flood and storm.

Authorizes political subdivisions, public districts, municipalities, county or public agencies to use funds allocated or assigned to them under the Construction and Employment Act (Act 6447) for matching purposes in meeting conditions prescribed by Ch. 609, which authorizes expenditure of funds for repair or restoration of property damaged or destroyed by storm and flood on a matching basis.

Chapter 15, Statutes of 1951, approved February 2, 1951, in effect immediately.

S.B. 369—MAYO AND HAROLD T. JOHNSON. (Gov. Eff.) New act, the State Construction and Improvement Bond Act of 1951.

Provides issue and sale of bonds by State in unspecified sum for acquisition, construction, improvement, and equipment of state buildings and facilities.

Act to take effect upon adoption by people of constitutional amendment approving and validating its provisions (S. C. A. 7).

S.B. 370—COOMBS. (Gov. Eff.) Amends various Secs., Gov. C., re contracts of public officers.

Existing law prohibits Legislators, State, county, township, and city officers from having interest in contract made by them in their official capacity, or by any body of which they are a member and makes contracts in violation thereof voidable. Bill defines certain interests which do not violate said provisions.

S.B. 371—MAYO. (Ed.) Amends Sec. 4941.2, Ed. C., re election in unified school districts.

Requires election of governing board members of unified school district coterminous with county boundaries to be consolidated with general county election and election expenses to be borne by county.

S.B. 372—COOMBS. (Gov. Eff.) Amends Sec. 2001, Gov. C., re suits against public officers.

Present law provides that when suit is brought against public officer the attorney for the public agency involved has duty to act as defense counsel. Bill provides that public agency may make it duty of such attorney to so act.

Applicability of present law includes suit for damages *both* on account of injuries to persons or property resulting from dangerous or defective conditions of public property *and* on account of action or work of public officer, in official capacity under and according to law. Bill makes these provisions disjunctive.

S.B. 373—TENNEY. (L. Gov.) Amends Sec. 1744, C. C. P., to change compensation of conciliation court attaches in counties of 900,000 or more to unspecified sums.

S.B. 374—TENNEY. (L. Gov.) Amends Sec. 261a, C. C. P., changing salaries of superior court employees in the County of Los Angeles to unspecified sums.

S.B. 375—TENNEY. (L. Gov.) Amends Sec. 261.5, C. C. P., changing salaries of superior court employees of County of Los Angeles to, unspecified sums.

S.B. 376—WILLIAMS. (Wat. Res.) Amends heading of Ch. 2, Pt. 6.5, Div. 11, Wat. C., adds heading for Art. 1 and Art. 2, Ch. 2, Pt. 6.5, Div. 11, Wat. C., re distribution districts in irrigation districts.

Provides for exclusion of land from distribution districts at any time before district has incurred any indebtedness or obligation or after all indebtedness and obligations have been discharged and prescribes procedure therefor.

To take effect immediately, urgency measure.

S.B. 377—WILLIAMS. (Ed.) Amends Sec. 413, Ed. C., changing salary of school superintendent of Tulare County to unspecified sum.

- S.B. 378—JESPERSEN. (Ed.) Amends Secs. 18051 and 18057, Ed. C., re school district contracts.

Increases from \$500 to \$5,000 expenditure under contract for work to be done or materials or supplies to be furnished, sold, or leased to school district which must be let to lowest responsible bidder. Increases from \$1,000 to \$5,000 total cost of labor on job which district may have done by day's labor.

- S.B. 379—TENNEY. (Jud.) Amends Sec. 204h, C. C. P., changing salaries of judges' secretary and assistant secretaries performing jury commissioner duties to unspecified sums.

- S.B. 380—DILLINGER AND OTHERS. (Wat. Res.) Amends Sec. 10501, Wat. C., extending priority of applications of Department of Finance to appropriate water from October 1, 1951, to October 1, 1955.

- S.B. 381—HAROLD T. JOHNSON. (Pub. H. & S.) Adds Sec. 14074.5, H. & S. C., authorizing the boards of fire commissioners of contiguous fire protection districts to contract for furnishing of services by one district to other.

- S.B. 382—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 53732, Gov. C., re capital outlay funds of local agencies.

Decreases vote required for approval by electorate of tax levy by local agency for creating or accumulating capital outlay fund in excess of statutory limits, from 2/3 to majority vote.

- S.B. 383—DILLINGER. (L. Gov.) Amends Sec. 28142, Gov. C., re compensation for public service in El Dorado County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

- S.B. 384—DILLINGER. (L. Gov.) Amends Sec. 28148, Gov. C., re compensation for public service in Amador County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

- S.B. 385—COOMBS. (Gov. Eff.) New act, authorizing Director of Finance to dispose of described real property in Sonoma County.

- S.B. 386—O'GARA, WAY, AND DESMOND. (B. & P.) Amends Sec. 6060, adds Sec. 6060.1, B. & P. C., re qualifications for practice of law and accreditation of law schools.

Requires applicants basing application on law school study to graduate from law school accredited pursuant to provisions of code.

Provides that in determining percentage of success of each law school in bar examinations applicant shall be allocated to law school only if he graduates and receives degree therefrom.

Provides that total cumulative percentage of each school for accreditation shall be 50 percent of applicants allocated to school who take examination for first time over period of not more than 3 years.

Provides for 3 year probation of school for failure to meet required percentage and for investigation thereafter upon petition to determine accreditation.

- S.B. 387—DILLWORTH. (Elec.) Adds Sec. 471, Gov. C., re apportionment of congressional districts.

Continues present apportionment.

- S.B. 388—DILLWORTH. (L. Gov.) Amends Act 6642, the Riverside County Flood Control and Water Conservation District Act.

Authorizes district to carry on program of artificial rainmaking. Limits taxes or assessments therefor to 5 mills for each \$100 assessed valuation.

- S.B. 389—DILLWORTH. (Gov. Eff.) Adds Sec. 20983.1, Gov. C., re retirement of local members of State Employees' Retirement System.

Provides that notwithstanding provisions to contrary any local member who is elected to hold office of contracting agency shall not be retired for service during time

he holds such office except upon his written application therefor. Upon receipt of his application for retirement or termination of his incumbency in elective office he shall be retired and receive retirement allowance computed as of his actual age of retirement.

To take effect immediately, urgency measure.

S.B. 390—DILWORTH. (Gov. Eff.) Adds Sec. 20983.1, Gov. C., re retirement of local members of State Employees' Retirement System.

See digest, S.B. 389—apparently identical, except that this bill is not urgency measure.

S.B. 391—DILWORTH. (Jud.) Repeals and adds various Secs., C. C. P., re grand juries.

Provides that 7 of the 19 members of grand jury shall have been members of immediately preceding grand jury, and specifies procedure for selecting such jurors. Limits juror to 2 successive terms. Makes other changes in conformity therewith.

S.B. 392—WARD. (Jud.) Adds Sec. 6005.5, Gov. C., re newspapers of general circulation.

Requires that newspaper be printed in same community as it is published, in order to qualify as newspaper of general circulation.

S.B. 393—WARD. (Jud.) Repeals Sec. 6006, Gov. C., re newspapers of general circulation.

Repeals provision preserving standing of newspapers established as newspapers of general circulation prior to 1923.

S.B. 394—WARD. (Jud.) Amends Sec. 6003, Gov. C., re newspapers of general circulation, making technical change for purpose of clarification.

S.B. 395—WARD. (Jud.) Adds Sec. 6003.5, Gov. C., to add definition of printing as used in provisions relating to newspapers of general circulation.

S.B. 396—WARD. (Jud.) Amends Sec. 6027, Gov. C., re newspapers of general circulation.

Provides that requirements for establishing standing as newspaper of general circulation are mandatory, rather than discretionary, upon newspaper desiring to establish such standing.

S.B. 397—WATSON. (Elec.) Adds Sec. 10051.1, Elec. C., re consolidation of elections.

Requires governing board of city, district, or other political subdivision, election of which is to be consolidated with state-wide election, to give board of supervisors copy of resolution requesting consolidation and text of measures to be on ballot at least 60 days prior to election.

S.B. 398—THOMPSON. (Fin.) Claim bill. \$570. Fisher Motors.

S.B. 399—COLLIER AND HAROLD T. JOHNSON. (Trans.) Amends Sec. 2110, S. & H. C., re apportionments from Highway Users Tax Fund.

Requires \$300,000 paid to counties from Highway Users Tax Fund to be apportioned to certain specified counties in unspecified percentages, to be used for snow removal.

S.B. 400—HULSE. (Fin.) Budget Act of 1951, providing for support of State Government for 1951-52 Fiscal Year.

To take effect immediately, usual current expenses.

S.B. 401—DILWORTH. (Ed.) Adds Sec. 14314, Ed. C., re membership of State Teachers' Retirement System in National Council on Teacher Retirement.

Permits Teachers' Retirement Board to subscribe for membership for the State Teachers' Retirement System in the National Council on Teacher Retirement.

S.B. 402—DILWORTH. (Ed.) Amends Secs. 14575 and 14632, Ed. C., re death benefits and retirement allowances under the State Teachers' Retirement System.

Provides that state portion of death benefit payable upon death before retirement is to be reduced by amount of any death benefit payable by local retirement system and provided from contributions of district operating the local system.

Provides that retirement allowance payable by state system, when added to retirement allowance the person is entitled to receive from local retirement system, shall equal retirement allowance which person would be entitled to receive from state system if he were not entitled to any allowance from local retirement system, minus $\frac{1}{2}$ of the retirement annuity on account of salary earned after June 30, 1944, to which he would be so entitled, but for which he did not make annuity contributions.

In making such computations, all allowances are considered prior to modification under options.

S.B. 403—DILLINGER. (Soc. Wel.) Adds Sec. 1155, W. & I. C., re damage to private property by persons while escaping from institutions under Youth Authority's jurisdiction.

Provides that State assumes liability for such damage, and that claims therefor shall be presented to State Board of Control.

S.B. 404—DILLINGER. (Jud.) Adds Sec. 288.2, Pen. C., re crimes against children.

Provides that no sentence or charge for crime against children under 14 years of age shall be changed or suspended on condition person leaves county.

S.B. 405—DILLINGER. (Jud.) Adds Sec. 288.3, Pen. C., re supervision of persons convicted of crime against children.

Provides supervision by probation officer during probation or after imprisonment of persons convicted of lewd and lascivious act against child under 14 years of age.

S.B. 406—COOMBS AND OTHERS. (Mil. & Vet. Aff.) Adds Art. 5D, Ch. 6, Div. 4, M. & V. C., the Second Veterans Bond Act of 1951.

Authorizes issuance and sale of \$100,000,000 in state bonds for purpose of providing farm and home aid to veterans, providing for submission to people of the State for approval, to be effective upon such approval.

S.B. 407—DESMOND. (L. Gov.) Amends Sec. 6862, H. & N. C., re contracts of river port districts.

Requires such contracts for work or supplies exceeding \$3,000, rather than \$1,500, to be let upon competitive bidding, rather than to lowest responsible bidder.

Provides that bids shall be filed upon forms furnished by district.

S.B. 408—DESMOND. (L. Gov.) Amends Sec. 6861, H. & N. C., re grants of franchises by port districts.

Exempts franchises to railroad common carriers for operation of equipment over belt railroad of district from 50-year limitation on district franchises and requirement for readjustment of compensation every 10 years.

S.B. 409—DESMOND. (L. Gov.) Amends Sec. 29802, Gov. C., re county warrants.

Authorizes county auditor to transfer moneys in county treasury represented by void warrants drawn on trust funds, to general fund, but requires county auditor to retransfer such moneys to trust fund in event affidavit filed that warrant was lost or destroyed within 5 years of date it became void and to issue one new warrant in its place.

S.B. 410—DESMOND. (L. Gov.) Amends Act 8465, re performance by counties of tax functions of chartered cities.

Changes date for transmittal to city of county auditor's statement of assessed valuation of property within city from 2d to 3d Monday in August.

S.B. 411—DESMOND. (L. Gov.) Amends Act 8464, re performance by counties of city tax functions.

Changes final date for transmittal by county auditor to city legislative body of statement of assessed value of property within city from 2d to 3d Monday in August.

Changes final date for fixing city tax rates from last Tuesday in August to 1st day of September.

S.B. 412—DESMOND. (Fin.) Appropriates \$4,000,000 for construction, equipment, and maintenance of Sacramento State College for 1951-1952 Fiscal Year.

S.B. 413—REGAN AND HAROLD T. JOHNSON. (Ed.) Adds Sec. 18236, re personal liability of officers and employees of school districts.

Relieves members of governing board and employees of school districts from personal liability because of death or injury to pupils above compulsory school age, caused while voluntarily attending classes elsewhere than on school owned property, when such death or injury is due to defective condition of premises.

S.B. 414—BREED. (Pub. H. & S.) Amends, adds, repeals various Secs., H. & S. C., re State Housing Act.

Makes provisions re apartment houses applicable to structures of less than 2 stories.

Redefines "approved" to authorize approval of type of construction as well as materials and appliances; deletes approval of National Board of Fire Underwriters or Underwriters' Laboratories, Inc., as alternative to approval by enforcement agency; and authorizes approval by such agency as the result of its investigations and tests or accepted principles or tests by national authorities and other agencies.

Adds definitions of "approved agency," "building department, duly established," designated classes of fire doors or windows, "fire department," "fire-resistive construction or protection," and "health department."

Makes State Housing Act applicable to dwellings in unincorporated areas of county if zoned or so designated by ordinance or resolution.

Permits enforcement agency to waive compliance for buildings operated by non-profit organizations exclusively for recreational or seasonal purposes in unincorporated areas if health and safety of occupants and public not jeopardized.

Authorizes cities and counties to adopt building code with standards equal to State Housing Act upon approval of Division of Housing, to supersede that act for future construction. Prescribes procedure for adoption of such code.

Makes unlawful an increase in percentage of lot occupied or removal of any required installation.

Authorizes variance where alternate is approved as equal to statutory requirements; and use of tests to establish conformity of alternate with standards.

Deletes provision vesting enforcement powers re apartment houses and hotels in unincorporated areas in county officials. Vests enforcement in such areas re construction in County Building Department; if none, construction re dwellings in appropriate county official and construction re apartment houses and hotels in Division of Housing; enforcement re sanitation in County Health Department; re fire protection in Fire Departments.

Extends jurisdiction of Division of Housing re enforcement of health and sanitation provisions in unincorporated areas to all buildings rather than apartment houses and hotels only. Continues such existing jurisdiction re enforcement of health and sanitation provisions in cities. Limits enforcement by such division re construction provisions in unincorporated areas to cases of violation where enforcement agency fails to act after notice, but extends such jurisdiction to all buildings rather than apartment houses and hotels only, and to incorporated as well as unincorporated areas.

Revises specifications for venting gas appliances; makes provisions applicable to all buildings. Revises fire-resistive standards for boiler or heating plant rooms in apartment houses and hotels.

Defines private storage, public storage, and repair garages; establishes fire-resistive standards for floors and separating walls thereof. Deletes existing specifications. Revises requirements re venting garages and standards therefor.

Requires electrical wiring equipment or appliances to be installed and maintained in approved manner.

Makes changes applicable to new construction only.

S.B. 415—COLLIER. (Rev. & Tax.) Amends Sec. 2189, R. & T. C., re lien on real property of taxes on personal property.

Makes tax on personal property lien on real property of owner on which located on lien date, rather than on all real property of owner, and permits lien only if lien indicated on secured roll where real property listed.

S.B. 416—MILLER AND McCARTHY. (Trans.) New act, re toll crossing over San Francisco Bay.

Appropriates \$750,000 from General Fund to Department of Public Works for plans and surveys for construction of toll crossing between counties of Marin and Contra Costa.

Provides for repayment by Toll Bridge Authority from revenue bonds sold for construction of toll crossing or if none, from tolls and revenues from San Francisco-Oakland Bay Bridge, after bonds and other debts are fully repaid.

To take effect immediately, urgency measure.

S.B. 417—McCARTHY AND MILLER. (Trans.) Amends Sec. 30354, S. & H. C., re California Toll Bridge Authority.

Excepts highway or bridge crossing between counties of Marin and Contra Costa from prohibition against competing facilities within 10 miles of toll bridge under California Toll Bridge Authority.

S.B. 418—HOFFMAN. (L. Gov.) Amends Sec. 737mm, Pol. C., and Sec. 79.39, C. C. P., to change salary of superior court judge of San Joaquin County from \$10,000 to \$12,500.

S.B. 419—WARD. (Elec.) Amends Secs. 4640 to 4643, incl., Elec. C., re election campaigns.

Excepts expenses and claims for printing or publishing political advertisements from time limitations upon presentation for payment and payment of expenses incurred by or on behalf of candidate.

S.B. 420—COLLIER. (Nat. Res.) Adds Sec. 5014.3, P. R. C., re state payments to counties in lieu of taxes on state park lands.

Provides for annual payment by State to county in which state park is situated of amount equal to county taxes on similar land, as determined by committee consisting of county assessor, and representatives of State Board of Equalization and of State Park Commission. Money received by county may be expended by it for any state purpose not prohibited by State Constitution.

S.B. 421—GIBSON AND OTHERS. (Gov. Eff.) Amends Act 3483, Housing Authorities Law, authorizing local housing authorities to acquire any housing project or undertaking from Federal Government.

S.B. 422—GIBSON. (Trans.) Amends Sec. 373.5, Veh. C., re vehicle registration fees.

Provides that in computation of registration or weight fees or penalties, fraction of dollar is disregarded unless it exceeds 25 cents, rather than 50 cents, in which case it is treated as a full dollar.

S.B. 423—GIBSON. (L. Gov.) Amends Sec. 423, Ed. C., changing salary of school superintendent of Solano County from \$7,000 to unspecified sum.

S.B. 424—GIBSON. (L. Gov.) Amends Sec. 28123, Gov. C., re compensation for public service in Solano County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

S.B. 425—GIBSON. (L. Gov.) Amends Sec. 737vv, Pol. C., and Sec. 79.48, C. C. P., to change salary of superior court judge of Solano County from \$12,000 to unspecified sum.

S.B. 426—DILWORTH AND OTHERS. (Mil. & Vet. Aff.) Amends Sec. 1086.1, M. & V. C., re members of Woman's Relief Corps Home.

Authorizes securing of specialist for residents of home when services of such physician are required.

S.B. 427—DILWORTH AND OTHERS. (Mil. & Vet. Aff.) Amends Sec. 981.2, M. & V. C., re educational assistance to veterans.

Authorizes Department of Veterans Affairs to increase, at veteran student's request, monthly educational assistance allowance of \$40 by not to exceed \$10 for book and supply requirements. Requires full-time attendance at day school as prerequisite for any allowance.

S.B. 428—WAY. (Trans.) New act, Highway Construction Act of 1951, re financing construction and reconstruction of State Highway System to modern standards.

Directs Director of Public Works to prepare detailed master plan of highway construction to bring State Highway System up to modern standards.

Creates Highway Construction Finance Committee authorized to determine necessity of borrowing funds from Federal Government to finance such plan, and to borrow such funds, secured by revenue bonds to be retired by payments from highway users tax and motor vehicle registration fees.

Directs State Treasurer to prepare bonds on request of Director of Public Works.

To take effect upon adoption of a constitutional amendment ratifying its provisions. (See S. C. A. 8.)

S.B. 429—TENNEY. (Fin.) Appropriates unspecified sum to Department of Public Works to be expended in prevention of salt water intrusion into water bearing aquifers of West Coast Basin.

To take effect immediately, urgency measure.

S.B. 430—REGAN. (Jud.) Amends Secs. 540, 555, and 882, C. C. P., re bonds in attachment proceedings.

Requires posting of security by authorized corporate surety, instead of undertaking of 2 sureties, to attach or release from attachment, property in civil action or ship in action against such ship.

S.B. 431—REGAN. (Gov. Eff.) Amends Secs. 3211.92, 3361, and 4458, Lab. C., re workmen's compensation.

Extends exclusion of male registered active fire fighting member of regularly organized volunteer fire department from definition "disaster service worker" to embrace not only member of any such department recognized and supported by city, town or district in which department is located, but member of department recognized and supported by any governmental unit in which department located. Broadens definition of employee to include every such excluded fire fighter.

Eliminates specification of \$38.46 as average weekly earnings of such included fire fighter, and provides for maximum thereof of \$46.16. Deletes provision that 3 times average earnings of such employee is \$5,999.76 for disability purposes, and $3\frac{1}{2}$ times such average as maximum of \$6,000 in event of death.

S.B. 432—REGAN. (Gov. Eff.) Amends Sec. 4460, adds Sec. 4460.1, Lab. C., re workmen's compensation.

Increases maximum average weekly earnings for computation of disability indemnity from \$46.16 to \$61.54.

Provides figure mentioned applies in computation of indemnity payable not only employees generally, but also specifically to member regularly organized fire department of any governmental agency, active fire fighting member of Division of Forestry, and any county forester or fire warden.

Provides 4 times average earnings in computing indemnity payable any such person is \$10,700, and in death case, \$12,000.

S.B. 433—REGAN. (Jud.) Amends Sec. 1182, Pen. C., re time to apply for new trial in criminal proceeding.

Requires application for new trial within 10 days after order granting probation when that occurs before judgment.

S.B. 434—REGAN. (Jud.) Adds Sec. 184.5, Pen. C., authorizing conviction of husband and wife on charge of conspiracy.

S.B. 435—REGAN. (Nat. Res.) Amends Sec. 4127, adds Sec. 4128, P. R. C., re closure of lands to entry during extreme fire hazard emergencies.

Provides that upon showing by State Forester that use of any grass, grain, brush, or forest covered lands is menace to life or property due to conditions tending to cause or allow rapid spread of fires thereon or because of inaccessible character of lands, Director of Natural Resources, with consent of Governor, may issue proclamation closing designated area to entry by any person, except owner or his agent or employee, public utility employees operating or maintaining utilities in area, entry for purpose of preventing or extinguishing fires, and entry by public officers in performance of duties. Proclamation would not prevent travel on public roads traversing area.

Requires publication of proclamation and posting of notices of closure on trails or roads entering area. Closure effective for period specified unless order for earlier termination is made, published, and posted.

Violation of section is misdemeanor.

S.B. 436—REGAN. (Nat. Res.) Amends Act 2685a, re forest practices.

Provides for submission by forest land owner and approval of alternate plan as substitute for forest practice rules approved for district and permits procedure under such plan.

Requires owner of timber land that is being cut over for subsequent use for other than timber growing to comply with fire laws and fire prevention and suppression practices of the rules for the forest district.

Revises provisions for registration of timber operators. Requires land owner to notify State Forester of proposed timber harvesting operations, giving name and address of operator. Requires operator, as part of annual registration, to agree to comply with act and with forest practice rules.

Provides for issuance of annual permits to registered operators. Authorizes suspension or revocation of permit for failure to comply with forest practice rules or forest management plan, after hearing and after giving operator reasonable time to revise operation to bring about compliance.

Makes it misdemeanor for operator to cut timber for commercial purposes without having valid permit.

S.B. 437—REGAN AND HAROLD T. JOHNSON. (Gov. Eff.) New act, to create a nonpartisan commission to study and recommend legislation to protect civil rights and to strengthen internal security of State.

Creates 16 member commission, 8 to be appointed by the Governor, 4 by President pro Tempore of the Senate, 4 by the Speaker of Assembly.

Provides that each member shall receive \$25 for each day while in attendance of regular meetings.

Enumerates subjects to be studied by commission and requires commission to report its recommendations to Governor and Legislature prior to March 1, 1953, on which date the act shall cease to be effective.

S.B. 438—REGAN AND HAROLD T. JOHNSON. (Gov. Eff.) New act, re registration of members of totalitarian organizations who knowingly act to bring about the establishment of a totalitarian dictatorship.

Creates an Anti-Communist Civil Liberties Defense Commission to ascertain identity, and to require registration, of such members.

Provides that commission shall consist of 12 full time members appointed by Governor with consent of Senate for staggered 4-year terms. 4 members shall be from field of education, 4 from union labor, and 4 from industrial management. Salary of each member is \$7,500 per year plus actual expenses.

Prescribes powers and duties of commission.

Provides that any person who is ordered by commission to register may, within 10 days after receipt of notification to register, petition for court review.

Provides that wilful failure to comply with order to register within time fixed is felony, punishable by a fine not to exceed \$5,000 or by 5 years imprisonment, or both.

Provides procedure for the removal of names from registration rolls.

Provides that in any proceeding pursuant to the act, the person involved will be furnished counsel, upon request, hired by commission.

S.B. 439—COOMBS. (Ed.) Amends Secs. 4901.1 and 4901.2, Ed. C., re appointment of members of county committee on school district reorganization.

Provides for appointment of members of county committee on school district organization by school trustees of schools within supervisory district in which vacancy occurs in office of committee member representing such supervisory district, rather than by representatives of all school trustees of county.

S.B. 440—COOMBS. (Trans.) Appropriates unspecified sum from State Highway Fund for realigning and reconstructing State Highway Route 8 between Route 1 and Sears Point.

S.B. 441—COOMBS. (Trans.) Adds Ch. 9.5, Pt. 3, Div. 16, S. & H. C., re acquisition of toll roads by bridge and highway districts.

Authorizes bridge and highway district to acquire, construct, operate, and maintain toll roads connecting with toll bridges owned and operated by district.

Authorizes issuance of revenue bonds of district to finance toll roads, repayable out of tolls of particular road.

S.B. 442—COOMBS. (Trans.) Appropriates \$12,000,000 from State Highway Fund, to Department of Public Works, for construction of divided 6-lane highway from north end of Golden Gate Bridge to Waldo.

S.B. 443—THOMPSON AND JESPERSEN. (B. & P.) Amends Sec. 6810, B. & P. C., re registration of professional engineers.

Present law allows applicant to take first stage of examination after completion of 4 years of engineering experience. Bill allows alternative of graduation from 4-year curriculum in engineering approved by State Board of Education as equivalent.

S.B. 444—THOMPSON AND JESPERSEN. (B. & P.) Amends Sec. 6799, B. & P. C., re fees for registration of engineers.

Makes changes in fee schedule and provides fees for engineer-in-training.

S.B. 445—WEYBRET. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re rates of contributions.

Provides that where total charges to employer's account exceed total contributions on computation date, employer treated as new employer, thus starting new experience rating account.

S.B. 446—COOMBS. (Trans.) Amends Sec. 302, S. & H. C., re state highway routes.

Adds to existing Route 2, from terminus of Marina Boulevard in San Francisco to junction with Route 2.

S.B. 447—WEYBRET. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re seasonal employment.

Makes seasonal workers, as defined, ineligible for benefits in any quarter of benefit year unless wages were received in corresponding quarter of base period equal to $7\frac{1}{2}$ times workers' weekly benefit amount.

S.B. 448—COOMBS. (Trans.) Amends Ch. 228, Stats. 1923, re bridge and highway districts.

Adds to State Highway System any bridge and highway district toll bridge and approaches thereto which form connecting link between 2 main routes of State Highway System running north and south, traversing Sacramento and San Joaquin Valleys and Pacific Coast.

Operation as toll bridge under Bridge and Highway District Act not affected, except bridge to be maintained by Department of Public Works. Does not affect bonds of district.

S.B. 449—COOMBS. (Trans.) New act, re incorporation of Sausalito Lateral into State Highway System.

Authorizes California Highway Commission to receive from Golden Gate Bridge and Highway District transfer of district's right and title to described lateral highway known as Sausalito Lateral. Provides for incorporation of said lateral into State Highway System.

S.B. 450—COOMBS. (Trans.) Amends Sec. 27020, S. & H. C., re bridge and highway districts, making no substantive change.

SB. 451—COOMBS. (Trans.) Amends Sec. 27163, S. & H. C., re bridge and highway districts, making no substantive change.

SB. 452—COLLIER. (Jud.) Amends sec. 726, W. & I. C., re juvenile court proceedings.

Present law provides that when petition is filed to declare minor a ward of juvenile court, citation shall issue to parent, guardian, or other person having custody or control of minor, to appear, or citation may issue requiring him to appear and show cause why complaint should not be filed against him charging him with contributing to delinquency of the minor. Bill makes such citation procedure applicable also where petition is filed to have minor declared free from custody and control of either or both of his parents.

S.B. 453—WILLIAMS. (Ed.) Amends Sec. 4911.1, Ed. C., re reorganization of school districts.

Provides that transmittal of plans and recommendations by county committee to State Board of Education for reorganization of school district other than by formation of unified district is deemed to be filing of petition for reorganization with State Board of Education, as well as boards of supervisors, or county superintendents of schools. Provides that no further action than notification of State Board of Education is necessary to give board of supervisors or county superintendent jurisdiction to carry out proposed reorganization.

S.B. 454—JESPERSEN, McBRIDE, AND COLLIER. (Trans.) Amends Sec. 459, Veh. C., re powers of local authorities re highways.

Authorizes local authorities to close particular streets during school hours to conduct automobile driver training programs in secondary schools.

Requires prior, rather than subsequent, approval of certain local ordinances or regulations, including closing streets for driver training programs, affecting state highways or parts thereof in order for them to be effective.

S.B. 455—JESPERSEN AND McBRIDE. (Sec. Wel.) Appropriates unspecified sum for assistance to school districts and county superintendents of schools in providing necessary housing and equipment for education of deaf, blind, orthopedically handicapped, or cerebral palsied children.

Appropriation is to be allocated by State Allocation Board under Local Agency Allocation Act to school districts and to county superintendents of schools in such amounts as board deems necessary, but not to exceed $\frac{1}{2}$ cost incurred in providing necessary housing and equipment for education of such children. No allocation is to be made for any housing or equipment not approved by Department of Education. Expenditures are to be post-audited by Department of Finance.

S.B. 456—BREED. (Trans.) Amends Secs. 143.1, 143.2, and 188.4, S. & H. C., re expenditures of state highway revenues, and budgeting and reporting thereof.

Makes technical changes in form and content of budget reports and statements of Department of Public Works to Governor, concerning highway revenues and expenditures.

Defines "expenditure within the five year period" for purposes of budget, reports, and allocation of highway revenues.

S.B. 457—BREED. (Trans.) Amends Sec. 30608, S. & H. C., re cost of constructing San Francisco-Oakland Bay Bridge approaches.

Increases from \$6,288,550.41 to \$6,600,000 maximum amount of bonds to be issued to repay such cost to State Highway Fund if bonds are issued to refund or retire all bonds outstanding secured by pledge of revenues of San Francisco-Oakland Bay Bridge.

S.B. 458—McBRIDE. (L. Gov.) Amends Chapter 848, Stats. 1927, to increase salary of secretaries of superior court judges from \$250 to \$300 a month in counties having population of 65,500 or over where no jury commissioner is provided and there are not more than 3 departments.

S.B. 459—COLLIER. (Trans.) Adds Sec. 459.6, Veh. C., re jurisdiction over boundary line streets and highways.

Authorizes Department of Public Works to regulate use, except as governed by Public Utilities Act, of boundary line streets or highways, upon request of governing body having jurisdiction over any portion of such street or highway.

S.B. 460—REGAN AND COLLIER. (F. & G.) Repeals and adds various secs. F. & G. C., re fish screens.

Deletes provisions requiring installation and maintenance of fish screens in water conduits by owners thereof.

Authorizes Fish and Game Commission to install and maintain screens or other devices to prevent passage of fish through water conduits. Requires owners of land to grant easements of access to conduits and to provide water and easements for by-pass channels. Establishes screening, diversion, and by-pass specifications.

Requires commission to notify owner of intention to install fish screens. Upon refusal of owner to permit installation, commission may require owner to install screens at his expense. Provides for arbitration of disputes between owners and commission.

Prohibits commission from installing screens in conduits owned by United States or persons or corporations engaged in producing electricity. Requires such persons or corporations to install and maintain screens upon order of the commission.

Permits removal of screens or closing of by-passes when authorized by commission.

Defines certain unlawful acts relating to fish screens and by-passes.

S.B. 461—MILLER. (Gov. Eff.) Adds Secs. 12523, 12524, Gov. C., re duties of Attorney General with respect to public utilities.

Imposes duty upon Attorney General to represent interests of public before Public Utilities Commission, and provides for appointment of special deputy known as Defender of Consumer Interest.

S.B. 462—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Makes disqualification for disability benefits because of receipt of regular wages inapplicable to claimant otherwise eligible to hospital benefits.

S.B. 463—DORSEY. (B. & P.) Adds Sec. 6060.1, B. & P. C., re qualifications of veterans and servicemen for admission to practice law.

Exempts from 3-month residence and final bar examination requirements persons who graduate from accredited law schools after May 1, 1950 and serve in armed forces before taking examination. Applies only to residents of State at time of entering armed forces.

S.B. 464—DORSEY. (Gov. Eff.) New act and repeals Secs. 2 and 3, Ch. 1051, Stats. 1947, re location and disposition of property of California Institution for Women.

Repeals sections authorizing the institution to transfer its location and sell old location.

Provides all property acquired by Department of Corrections under repealed sections shall be used to establish a penal institution for men.

S.B. 465—DORSEY. (Ed.) Amends Ch. 8, Div. 10, Ed. C., re government and administration of California Academies.

Reorganizes administration of California Academies; withdraws teaching staff from State Civil Service Act; changes titles of certain officers; prohibits admission of child eligible for commitment to Youth Authority or county correctional institution rather than child guilty of juvenile delinquency. Limits each academy to 135 pupils. Excludes child for whom foster home is found by juvenile court.

Makes military training permissive rather than mandatory. Makes other minor changes in courses.

Includes juvenile probation officer and supervising principal of the academies in county selective committees and omits county welfare director.

Changes admission procedures by omitting petition by school superintendents and principals. Allows juvenile court judge to direct juvenile probation officer to file

guardianship petition in cases in which parents of child are unfit, unwilling, or unable to perform parental duties. Guardian may petition for admission.

Changes release procedures. Provides for assistance of juvenile probation department on child's return to community.

Allows probation or peace officer to accompany child to and from academies.

Provides for assistance of juvenile probation officers in returning escaped children.

Provides for collecting of charges by Attorney General.

Provides aid for needy children maintained at academies shall be paid to California Academy Fund rather than Board of Education.

S.B. 466—DORSEY (By Request). (L. Gov.) Adds Secs. 5461-5468, incl., P. R. C., re county recreation districts.

Provides for creation and dissolution of special recreation zones in district, after notice and hearing, for installation and operation of facilities which solely benefit territory in zone. Permits levy of taxes on zoned property in addition to district-wide taxes.

Authorizes board of trustees to appoint zone commissioners and to delegate to them management and operation of facilities in zone.

S.B. 467—WEYBRET. (Pub. H. & S.) Adds Ch. 1.5, Pt. 2, Div. 5 of H. & S. C., re garbage and refuse disposal districts.

Provides for organization of any portion or portions of county into garbage and refuse disposal district, defines its organization procedure, management, and powers and duties, and provides for annexation of territory to, and withdrawal of territory from, district and for dissolution of district.

S.B. 468—WILLIAMS. (F. & G.) Amends Sec. 1159, F. & G. C., re cooperative hunting areas.

Deletes provisions limiting establishment of cooperative hunting areas to lands where upland game birds exist.

Limits power of Fish and Game Commission to control such areas to control of hunting thereon.

S.B. 469—WILLIAMS. (F. & G.) Repeals Secs. 1261 and 1262, F. & G. C., re archery licenses.

Deletes provisions establishing special archery deer licenses and tags and prohibiting issuance of regular deer tags to archers and taking of deer by archers during regular deer season.

S.B. 470—HOFFMAN. (Agr.) Amends Sec. 802.6, Ag. C., re grape containers.

Permits use of innerliners and other devices if inside volume is not reduced more than 10 percent and vacant spaces are readily visible.

S.B. 471—HOFFMAN. (Agr.) Amends Sec. 820, Ag. C., re standards for tomatoes.

Exempts tomatoes packed by double-wrap method from requirements as to arrangement in containers, count in layers or containers, and "Bridge Pack" labeling. Provides arrangement and size standards for such tomatoes. Requires labeling of containers. Defines "double-wrap" method.

Exempts tomatoes packed in containers having straight sides with bottom layers packed by "off-set" or diagonal arrangement methods from requirements as to count in layers. Requires approximately same numerical count in each layer.

S.B. 472—WARD. (Jud.) Amends Sec. 1246.1, C. C. P., re condemnation of property.

Prohibits introduction into evidence, at hearing in condemnation between plaintiff and 2 or more defendants owning separate interests or estates in realty to be condemned, of value of separate interests or estates.

S.B. 473—TENNEY. (Ed.) Adds Ch. 7, Div. 7, Ed. C., re discharge of disloyal public school officers and employees.

Provides that no person shall be employed as superintendent, principal, or teacher of any public educational institution who advocates, or publishes or distributes printed matter which advocates, or organizes or becomes member of organization which advocates, overthrow of federal, state, or local governments by unlawful means.

Requires discharge of superintendent, teacher, or employee of public school for treasonable or seditious words or acts.

Requires Department of Education to adopt regulations to enforce this chapter and, after notice and hearing, to make listing of subversive organizations. Membership in such organizations is prima facie evidence of disqualification.

Requires department to submit annually separate report to Legislature of measures taken to enforce this chapter.

Provides court hearing for persons dismissed or declared ineligible pursuant to this chapter.

S.B. 474—ED. C. JOHNSON AND HULSE. (Jud.) Amends Sec. 2235, Corp. C., re mutual water company members or shareholders.

Extends right of cumulative voting for directors to members or shareholders of mutual water companies, defined for this purpose as any private corporation or association organized or existing for the purpose of delivering water solely to its stockholders or members at cost.

S.B. 475—ED. C. JOHNSON AND HULSE. (L. Gov.) Amends Sec. 3480, Pol. C., re reclamation districts.

Requires county treasurer, in estimating amount of money necessary to pay interest and principal of bonds, to credit against such amount certain funds received from rental or sale of district lands and expenses of county treasurer.

S.B. 476—REGAN. (Jud.) Amends Sec. 1203.4, Pen. C., re probation.

Authorizes defendant satisfying conditions of, or discharged from, probation to apply by probation officer authorized in writing, as well as in person or by attorney, to set aside plea or verdict of guilty.

S.B. 477—REGAN. (Soc. Wel.) Amends Sec. 1760.7, W. & I. C., re probation duties of Director of Youth Authority.

Provides that director may establish standards for probation duties, and on request make investigations and recommendations to probation officers and superior court judges.

S.B. 478—REGAN. (Trans.) Adds Sec. 60, and amends Sec. 710, Veh. C., re equipment of vehicles.

Defines "counter torque device" and authorizes State Department of Public Works and local authorities, as to highways under their respective jurisdictions, to issue permit authorizing exceeding of gross vehicle and load weight limits where excess is due to such a device.

S.B. 479—REGAN. (Jud.) Amends Sec. 1203.7, Pen. C., and Sec. 633, W. & I. C., re probation officers.

Makes adult probation officers and juvenile probation officers eligible to be appointed and to serve as members of Board of Corrections, and to receive per diem allowance payable to appointive members of board for days engaged in official business of the board.

S.B. 480—HAROLD T. JOHNSON. (Gov. Eff.) Amends Secs. 54422 and 54424, repeals Sec. 54425, of Gov. C., re sewer and water revenue bonds.

Provides that payment of interest and principal of bonds is secured by exclusive charge, rather than by charge and lien, upon all enterprise revenues.

Limits use of revenues and interest on revenues, so long as bonds or interest thereon remain unpaid, to amount necessary to pay cost of maintenance and operation of enterprise.

Deletes provision permitting apportionment of revenues for operation and maintenance when interest and principal of bonds and all charges to protect or secure bonds are paid when due.

S.B. 481—HAROLD T. JOHNSON AND OTHERS. (B. & P.) Adds Secs. 2733.5 and 2750.5, B. & P. C., re practice of nursing.

Provides for issuance, until October 2, 1953, of temporary permits authorizing practice of nursing until January 1, 1954, to professional nurses licensed in other

states who are, or have declared intent to be, citizens of United States. Provides for same disciplining as other nurses.

To take effect immediately, urgency measure.

S.B. 482—GIBSON AND OTHERS. (Elec.) Adds Sec. 471, Gov. C., re apportionment of congressional districts.

Continues present apportionment.

S.B. 483—GIBSON AND OTHERS. (Elec.) Adds Sec. 492, Gov. C., re apportionment of assembly districts.

Continues present apportionment.

S.B. 484—PARKMAN AND OTHERS. (Gov. Eff.) Appropriates \$65,000 annually from final balance of Fair and Exposition Fund for support of Grand National Junior Livestock Exposition, No. 1-A District Agricultural Association.

S.B. 485—PARKMAN. (Gov. Eff.) Adds Sec. 8215, Gov. C., re notary publics in state service.

Authorizes employees of state agency to be designated by agency for appointment as notary public to serve official needs of agency. Provides such notary public shall be qualified without charge. Prohibits charge being made by such notary public for notarial services.

S.B. 486—PARKMAN. (Trans.) Adds Sec. 73.3, S. & H. C., re relinquishment of highways to local authorities.

Authorizes Highway Commission to relinquish frontage or service roads or outer highways constituting part of state highway other than main roadway, to county or city within which such road or highway lies.

S.B. 487—COLLIER. (Trans.) Amends Secs. 2007, 2009, and 2151, S. & H. C., re county budgets and reports of expenditures for county road purposes.

Requires road commissioner's road budget to be made in accordance with law governing general county budget.

Restricts road commissioner's expenditures to adopted budget, except as board of supervisors may reappropriate items within budget.

Requires road commissioner to administer county policies as to highway matters, in accordance with budget.

Requires county auditor to make annual county statement of expenditures for street and road purposes, to State Controller. Authorizes county auditor to employ assistants for this purpose, paid out of annual apportionment from highway users tax fund.

S.B. 488—HAROLD T. JOHNSON. Adds Sec. 13115, Gov. C., re acquisition of easements and rights as an incident to construction of state buildings and other structures.

Authorizes Director of Finance to enter into agreements to relocate or remove facilities of a public utility or owner at state expense if such facilities interfere with construction of a state building or structure.

Chapter 16, Statutes of 1951, approved February 2, 1951, in effect immediately.

S.B. 489—MAYO AND BROWN. (Gov. Eff.) Amends Act 6447, the Construction and Employment Act, re allocation of state funds to local agencies for construction of public works.

Extends time for application by local agencies for allocations from December 31, 1951, to December 31, 1953, and extends period of availability of funds for expenditure for additional 2 years.

S.B. 490—MAYO AND OTHERS. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re agricultural labor.

Effective October 1st, extends tax and benefit coverage of act to agricultural labor if employee earns \$50 or more a calendar quarter and is employed on full time basis for 60 days during quarter, which was preceded by a quarter during all of which he was continuously employed by such employer, and he worked for some employer on full time basis for 60 days during any intervening quarters.

Declares intent to extend coverage to correspond to similar extended coverage under federal old age insurance program.

Changes scope of coverage of casual labor, and service for certain nonprofit organizations and schools, to correspond to changes in federal act. See digest of A.B. 51.

S.B. 491—SUTTON. (Fin.) Appropriates \$30,000 from State Park Fund for acquiring and improving state park on Sacramento River near Hamilton City.

S.B. 492—SUTTON. (Fin.) Appropriates \$30,000 from State Park Fund for acquiring and improving state park on Sacramento River near City of Colusa.

S.B. 493—JESPERSEN AND SUTTON. (Agr.) Amends Sec. 460, Ag. C., re market milk.

Increases required minimum milk-fat content of market milk from 3.5 percent to 3.8 percent.

S.B. 494—MAYO AND BROWN. (Gov. Eff.) Amends Ch. 47, 1943 (4th Ex.) Sess., re allocations to cities, counties, and cities and counties to develop postwar public works program.

Extends time for applications for allocations to local agencies from June 30, 1951, to June 30, 1953. Permits presentation of claims on or before June 30, 1954, instead of June 30, 1952.

To take effect immediately, urgency measure.

S.B. 495—GIBSON AND OTHERS. (Fin.) New act, re unified public works program for state agencies.

Appropriates \$11,500,000 for public works projects at schools and colleges under jurisdiction of Department of Education.

S.B. 496—MAYO AND OTHERS. (Gov. Eff.) New act, authorizing Governor to execute on behalf of State the "Interstate Civil Defense and Disaster Compact" and making inoperative all conflicting laws.

S.B. 497—MAYO. (Gov. Eff.) Amends Sec. 9355.1, adds Secs. 9355.6 and 9356.2, Gov. C., re absence of members of the Legislators' Retirement System on military service.

Declares member is absent on military service while serving with armed forces of the United States, either during war as defined in Sec. 18, M. & V. C., or in any other national emergency or in time of peace if drafted for such service by United States Government, and for 6 months thereafter.

Provides that member does not cease to be member of system upon ceasing to be legislator while absent on military service.

Provides member shall receive credit for service while absent on military service if he is member at time of commencement of such absence or, as to military service prior to its effective date, if he was legislator at time of commencement of absence. Contributions required for credit for such service are to be computed only upon compensation paid, if any, for period of absence on military service.

To take effect immediately, urgency measure.

S.B. 498—SUTTON. (Nat. Res.) New act, re riding and hiking trails.

Authorizes Division of Beaches and Parks to establish and maintain trail from Clear Lake northerly to junction with Coast and Redwood Trail in Humboldt County.

S.B. 499—SUTTON. (Nat. Res.) New act, re riding and hiking trails.

Authorizes Division of Beaches and Parks to establish and maintain trail from junction with Sierra Trail in El Dorado County westerly and northerly to junction with Coast and Redwood Trail in Humboldt County.

S.B. 500—JUDAH AND DILLINGER. (Lab.) Amends Sec. 4753, Lab. C., re subsequent injuries payments.

Excepts from deductions made from such payments, amounts received under provisions for aid to needy children, old age assistance, county aid to indigents, and blind assistance.

S.B. 501—JAMES E. CUNNINGHAM. (L. Gov.) Amends Sec. 408, Ed. C., changing salary of school superintendent of San Bernardino County from \$7,800 to \$10,000.

S.B. 502—GIBSON, MAYO, AND WEYBRET. (Gov. Eff.) Amends Sec. 13531, Gov. C., re state printing.

Transfers all powers, duties, and jurisdiction of Department of Finance regarding state printing to State Printer, to be appointed by Governor at \$12,000 salary.

S.B. 503—GIBSON, MAYO, AND WEYBRET. (Gov. Eff.) Adds Ch. 1.5, Div. 1, Title 2, Gov. C., re Legislative Committee on State Printing.

Establishes Legislative Committee on State Printing consisting of 2 members of Senate appointed by President pro Tempore and 2 members of Assembly appointed by Speaker, to serve without compensation except necessary expenses, to investigate State Printing Office, printing of school textbooks and other state printing, audit and examine records of State Printing Office, and approve requests of state agencies for printing. Appropriates unspecified sum.

S.B. 504—DILLINGER. (Ed.) Amends Sec. 13425, Ed. C., re teachers' institutes.

Provides for attendance of teachers at institute held by superintendent of schools of another district or county, instead of city or county, in lieu of attending 1 or more days, instead of 1 day, of institute held by county superintendent of schools.

Provides that in lieu attendance does not constitute attendance for payment of traveling expenses.

S.B. 505—DILLINGER. (Gov. Eff.) Amends various Secs., Ed. C., re State Teachers' Retirement System, making numerous clarifying technical changes.

S.B. 506—DILLINGER. (Gov. Eff.) Amends Sec. 14634, Ed. C., re computations of service of members of the State Teachers' Retirement System.

Present law provides that for purpose of computing state benefits from Retirement Annuity Fund, there shall be excluded from service with which member is credited any service for which he is entitled to receive retirement benefits from local retirement system. Bill provides that in computation of service for which member is entitled to receive retirement benefits from local retirement system, there shall be excluded any service rendered on and after date upon which members' contributions first were required under local retirement system, for which member receives only refund of his own contributions to local retirement system plus credited interest. Ratifies exclusion of such service heretofore made in administration of State Teachers' Retirement System.

To take effect immediately, urgency measure.

S.B. 507—GIBSON AND OTHERS. (Soc. Wel.) Adds Secs. 3052 and 3464, W. & I. C., re services rendered in aid to needy blind persons and partially self-supporting blind residents.

Provides State Department of Social Welfare and designated county agency may provide services designed to help such persons and such residents to effect more adequate physical, social, and economic adjustments.

S.B. 508—ABSHIRE AND OTHERS. (Soc. Wel.) Amends and adds various Secs., W. & I. C., re promulgation of regulations and standards by State Welfare Board and Department of Social Welfare.

Provides for Advisory Council for the Counties to advise and recommend as to additions and changes in board's or department's regulations. Excludes emergency regulations and regulations as to child care, home finding institutions, aged homes, and life care contracts from requirement of council's consideration.

Declares eligibility standards established by code as to needy aged, blind, and dependent children are controlling.

S.B. 509—ABSHIRE. (Ed.) Adds Sec. 18236, Ed. C., re use of school buildings.

Provides that when school building has been abandoned and bonds voted for new building and thereafter increased attendance necessitates more classrooms and district bonds exceed 95 percent of maximum allowable, governing board, with approval of Department of Education, may call election for use of abandoned building for not more than 5 years, without personal liability of governing board members. Provision to

remain in effect until 91st day after adjournment of 1953 Regular Session or termination of existing national defense emergency, whichever occurs first.

S.B. 510—BREED. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re sales and use tax and disposition of proceeds.

Increases state sales and use tax rates from 3 to 4 percent after June 30, 1951. Allows $\frac{1}{2}$ of 1 percent credit against state tax where sale or use is subject to city sales or use tax of $\frac{1}{2}$ of 1 percent or greater, credit to be taken into account in determining amount of tax collectible from consumer or purchaser. Provides for quarterly apportionments to counties from Retail Sales Tax Fund, beginning November, 1951, of 1 percent of sales and purchases in county during preceding quarter subject to state tax, less credits taken during quarter for city sales and use taxes.

S.B. 511—BREED. (Rev. & Tax.) Adds Secs. 16104-16108, incl., B. & P. C., re county sales and use taxes.

Authorizes counties to levy 1 percent sales and use tax re tangible personal property sold at retail in county or purchased at retail for use in county. Provides for $\frac{1}{2}$ of 1 percent credit against tax where sale or use is subject to city tax of $\frac{1}{2}$ of 1 percent or greater, such credit to be taken into account in collecting tax from consumers.

Authorizes counties to contract with State Board of Equalization for administration and enforcement of tax, at county expense, and provides for unified returns for state and county tax where practicable. Requires county tax to conform to state tax, where practicable, re definitions, exemptions, refunds, and overpayments.

S.B. 512—ABSHIRE AND McCARTHY. (Agr.) Appropriates \$135,000 to Department of Agriculture for completing construction and equipping poultry and animal disease diagnostic and testing laboratory at Petaluma.

S.B. 513—ABSHIRE. (L. Gov.) Adds Secs. 5473-5473.11, incl., H. & S. C., re charges for sanitation and sewerage facilities.

Authorizes cities, cities and counties, counties, and sanitary, county sanitation, and sewer maintenance districts to fix fees, tolls, rates, rentals and other charges for sanitation and sewerage facilities which constitute lien against land served.

Prescribes manner of assessing and collecting charges and sets forth purposes for which revenue may be expended.

S.B. 514—ABSHIRE. (Wat. Res.) Amends Act 7757, the Sonoma County Flood Control and Water Conservation District Act, re district powers.

Provides that costs of relocating county highway shall be paid from funds for rights of way for flood control purposes unless county board of supervisors finds relocation is of general benefit to county.

Authorizes district to provide for drainage of district lands and to acquire, conserve, and furnish water for any present or future beneficial use in district and to fix charges therefor.

Permits assessment of lands fronting on streets or public places or assessment of improvement district lands, for work to be done in, under, or upon street, public place or district property.

Makes provisions of the Improvement Act of 1911, the Municipal Improvement Act of 1913, the Street Opening Act of 1903 and the Improvement Bond Act of 1915 applicable to district.

Authorizes formation of improvement districts in district.

S.B. 515—ABSHIRE. (Pub. H. & S.) Adds Sec. 4766, H. & S. C., authorizing governing boards of county sanitation districts to adopt ordinances to carry out provisions proposed to be added by S.B. 513, relating to charges for sanitation and sewerage services, and the County Sanitation District Act.

S.B. 516—ABSHIRE. (L. Gov.) Amends Act 2202, the Drainage District Act of 1903, prescribing procedure for dissolving districts.

S.B. 517—ABSHIRE. (B. & P.) Adds Ch. 5.6, Div. 2, B. & P. C., re practice of physical therapy.

Provides for registration of physical therapists with Board of Medical Examiners, prohibits registration of applicants not conforming to certain conditions, fixes fees for registration and renewals thereof, sets forth powers and duties of board in

connection with physical therapists, including power to refuse, revoke and suspend registration, and to adopt regulations, and otherwise provides for regulation of practice of physical therapy.

S.B. 518—THOMPSON. (Fin.) Appropriates \$500,000 to Department of Finance for state office building in San Jose.

S.B. 519—WATSON. (Gov. Eff.) Adds Sec. 18955, Gov. C., to provide additional credit for meritorious service in promotional examinations for Bureau of Patrol, Division of Fish and Game.

S.B. 520—PARKMAN. (Pub. H. & S.) Amends various Secs., H. & S. C., re cannery inspection and control, making no substantive change.

S.B. 521—PARKMAN. (Pub. H. & S.) Repeals and adds Sec. 28431, H. & S. C., re inspection legends on canned food.

Provides standard legend which may be placed in advertising of licensed canneries or on labels of food products sterilized under supervision of State Department of Public Health. Permits Department to revoke right to use legend upon 90 days written notice.

Deletes provision permitting State Board of Public Health to approve statements to be placed on labels stating that product has been inspected.

S.B. 522—PARKMAN. (Pub. H. & S.) Amends Secs. 28412, 28413, 28415, and repeals Sec. 28414, H. & S. C., re cannery inspection.

Permits Cannery Inspection Board, if it deems such action necessary, to demand from licensee cash deposit or bond guaranteeing payment of his pro-rata share of cost of inspection and laboratory control, instead of requiring cash deposit of pro-rata share of estimated cost of inspection and laboratory control.

S.B. 523—DILLINGER. (Soc. Wel.) Repeals Secs. 3088 and 3088.1, W. & I. C., re aid to needy blind.

Deletes provisions allowing recovery from relatives for aid given to needy blind.

S.B. 524—DILLINGER. (Lab.) Adds Ch. 9, Pt. 3, Div. 2, Lab. C., re voluntary mediation of labor disputes.

Provides that when parties to labor dispute cannot agree Governor may on request of either party appoint 3-man board to hear facts in dispute and make recommendations. Board to be appointed from California Mediation Panel which is created by bill and consists of not more than 20 persons appointed by Governor. Members of panel receive no salary except that when acting on board they receive \$50 per day plus actual and necessary expenses.

Requires board after investigation to prepare report of findings and recommendations, which board may publish in newspaper of general circulation as paid ad.

Provides that if parties to dispute within time set by board fail to accept its recommendations in prescribed manner board may publish that fact together with statement as to validity of reasons given to justify such failure.

S.B. 525—DILLINGER. (Elec.) Amends Sec. 3946, adds Sec. 3928.1, Elec. C., re direct primary ballots.

Provides that name of candidate on ballot for nomination for partisan office shall be followed by party designation, which is to be first letter of party name or, in case 2 or more party names commence with same letter, sufficient additional letters to identify parties.

S.B. 526—O'GARA. (Jud.) Amends Sec. 221, adds Sec. 227p, Civ. C., re adoption of adults.

Permits adult to adopt other adult younger than himself, except spouse of adoptive person, by agreement of adoption executed by parties and approved by decree of adoption of superior court of county in which either resides.

If either is married, consent of his spouse is required if spouse is capable of giving consent, but no other consent is required.

Parties may file in superior court of county in which either resides petition for approval of agreement of adoption by issuance of decree of adoption. Court may require notice of time and place of hearing on petition to be served on other interested persons,

and such persons may appear and object to proposed adoption. No investigation or report to court by any public officer or agency is required, but court may require investigation and report, with recommendations, by county probation officer or State Department of Social Welfare. If, after hearing, court is satisfied that adoption will be for best interests of parties and in public interest, and that there is no reason why petition should not be granted, court shall approve agreement of adoption and make decree of adoption; otherwise court shall withhold approval and deny petition.

S.B. 527—O'GARA. (B. & P.) Adds Sec. 6060.8, B. & P. C., re qualifications of veterans and servicemen for admission to practice law.

Exempts from 3 month residence and final bar examination provisions:

(a) Any person who, after June 25, 1950, and prior to termination of hostilities involving United States, has graduated from accredited law school, and served in armed forces before taking examination;

(b) Any person who, after June 25, 1950, has completed 2 years at accredited law school, study interrupted by service in armed forces during hostilities, and within 5 years from separation other than dishonorable from service, graduates from accredited law school.

Applies only to residents of State at time of entering armed forces.

S.B. 528—O'GARA. (Rev. & Tax.) Amends Sec. 13842, R. & T. C., re exemptions from inheritance tax.

Extends exemption to property transferred to nonprofit corporation or membership association otherwise qualified which owns and operates hospital whose facilities are available to members and general public and whose funds are devoted exclusively to operating expenses, retirement of indebtedness, and maintenance of surplus and reserves.

S.B. 529—O'GARA. (Rev. & Tax.) Amends Sec. 15442, R. & T. C., re exemptions from gift tax.

Extends exemption to property transferred to nonprofit corporation or membership organization otherwise qualified which owns and operates hospital whose facilities are available to members and general public and whose funds are devoted exclusively to operating expenses, retirement of indebtedness, and maintenance of surplus and reserves.

S.B. 530—O'GARA. (Lab.) Amends Sec. 5801, Lab. C., re workmen's compensation.

Substitutes for existing provision for allowance of attorney's fee against employer unsuccessful on petition for writ of review from award in employee's favor, provision for unqualified addition by Industrial Accident Commission to award in employee's favor of fee for attorney's services rendered employee before commission, plus supplementary award of attorney's fee for services for employee with respect to petition filed subsequent to award if employee prevails.

S.B. 531—O'GARA. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Increases maximum benefit amount from \$25 to \$40 based on scale of \$10 minimum with \$1 increases for each \$20 over \$200 and each \$10 over \$500 of earnings in highest quarter.

S.B. 532—O'GARA. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Reduces noncompensable waiting period from 7 to 4 days.

S.B. 533—O'GARA. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes provision making claimant ineligible for such benefits while receiving regular wages.

S.B. 534—O'GARA. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Makes ineligibility for unemployment benefits under trade dispute provision only presumption of ineligibility for disability benefits which may be overcome where illness or injury is shown and good cause is found.

S.B. 535—DESMOND. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925, re Sacramento Municipal Court.

Deletes provisions of present Sec. 11c that: county shall pay designated costs of maintenance of municipal court in Sacramento; city shall reimburse county for costs exceeding \$33,000 per year; city shall furnish prosecutor for such court; marshals, deputies and assistants shall receive specified mileage and collect and deposit fees; and, fines, forfeitures and deposits in court shall be disposed of as specified.

S.B. 536—WARD. (Gov. Eff.) Amends Sec. 26803.5, Gov. C., re California Administrative Code and Register.

Authorizes county clerks in counties having law library to delegate to law librarian duty of maintaining California Administrative Code and Register.

S.B. 537—WARD. (Gov. Eff.) Amends Sec. 11501, Gov. C., re administrative procedure.

Adds Bureau of Furniture and Bedding Inspection, Cemetery Board, State Water Pollution Control Board, Regional Water Pollution Control Board, and Department of Natural Resources to list of state agencies whose hearing procedures must conform to standards required by Administrative Procedure Act.

S.B. 538—WARD. (Gov. Eff.) Amends Sec. 110.6, B. & P. C., re reports to Governor and Legislature by Department of Professional and Vocational Standards.

Directs department to report recommendations re administrative law and procedure to Governor and Legislature at commencement of each general, rather than each regular, session.

S.B. 539—WARD AND JUDAH. (Lab.) Amends Sec. 11600, Ins. C., re workmen's compensation insurance.

Reduces minimum amount of surety bond required of workmen's compensation insurer as condition of transacting business.

S.B. 540—MILLER. (Lab.) Amends Sec. 4600, Lab. C., re workmen's compensation.

Provides for reimbursing employee for expenses incurred for laboratory tests, witness fees and medical testimony.

S.B. 541—MILLER. (Lab.) Adds Sec. 5410.1, Lab. C., re workmen's compensation.

Provides injured employee may institute proceedings at any time for needed medical treatment.

S.B. 542—ROY CUNNINGHAM. (Fin. Inst.) Adds Secs. 1257 and 1437, Bk. C., re reserves.

Authorizes Superintendent of Banks, in interest of sound banking practices, to change nature and amount of reserves required of commercial and savings banks not members of Federal Reserve Bank, reserves to be not less nor greater than required of such banks which are members.

S.B. 543—REGAN. (Jud.) Amends, adds and repeals various Secs., Pen. C., re criminal proceedings.

Revises, clarifies and consolidates provisions re criminal proceedings without substantial substantive change in the law.

Affirmatively authorizes judge in felony case to declare mistrial where presence of defendant cannot be procured.

Permits trial judge to instruct jury and give written copies of such instructions throughout trial.

Permits court to have jury view personal property outside courtroom which cannot conveniently be brought into courtroom.

Permits court to instruct orally in felony case without parties' consent if reporter present. Requires court to show which party requested instruction ruled upon.

Affirmatively permits jury disagreeing on one or more counts to return verdict on counts on which they agree.

In trial by court, requires judge to immediately announce findings at end of trial.

Permits court, on motion for new trial where discretion as to punishment exists, to impose lesser sentence, and people to appeal from such order.

Extends from 20 to 21 days time for court to pronounce judgment after plea, finding or verdict, and permits court to extend time until probation proceedings have been disposed of.

Permits officer arresting under bench warrant to deliver prisoner to another peace officer, instead of to court.

Permits court, in felony cases, to impose sentence in lieu of fine payment, to start after sentence imposed has been served. Specifies procedure for collecting and handling fines and forfeitures.

Permits defendant to appeal from order granting or denying probation.

Makes mandatory, stay of execution on appeal from death sentence.

Permits judicial council to provide for printing of briefs and record on appeal.

Constitutes reversal on appeal of judgment against defendant, order for new trial unless otherwise expressly provided.

Requires court to dismiss defendant unless following appeal, new trial is had in 60 days in superior court, or 30 days in inferior court after remittitur is filed.

Prohibits dismissal of action for cause which is ground for demurrer to accusatory pleading.

Authorizes inferior court to commit defendant until determination of his sanity.

Specifies form of undertaking of bail in inferior courts.

Enlarges grounds for appeal by people from judgment or order of inferior court.

S.B. 544—McCARTHY. (Jud.) Amends Sec. 103a, C. C. P., re justices' court clerks.

Authorizes clerks of justices of peace to administer oaths to witnesses in civil or criminal proceedings, in addition to functions already authorized under existing law.

S.B. 545—McCARTHY. (Jud.) Amends Sec. 103½, C. C. P., authorizing board of supervisors to change number of clerks in Class A justice's court from 1 to 1 or more.

S.B. 546—JESPERSEN. (Ed.) Appropriates unspecified sum for assistance to school districts and county superintendents of schools in providing necessary housing and equipment for education of deaf, blind, orthopedically handicapped, or cerebral palsied children.

S.B. 547—DILLINGER. (Soc. Wel.) Amends Secs. 2160 and 2160.7, and adds Secs. 2160.2 and 2160.3, W. & I. C., re old age security for persons in medical institutions.

Authorizes payment of old age security to persons, otherwise qualified who are patients in non-federal public medical institutions, except persons suffering from tuberculosis or psychosis, and except those in institutions for tuberculosis or mental disease.

Effective July 1, 1952, excludes from eligibility for old age security persons suffering from tuberculosis or psychoses in private medical institutions, and persons in private institutions for tuberculosis or mental disease.

Provides that for old age security purposes an inmate and patient in state institution does not have county residence, thus relieving the county from financial participation in aid granted to such person.

Provides for partial payment of aid directly to public medical institution, other than federal institution, on behalf of recipient of aid who is patient therein, with minimum cash grant to recipient to provide at least \$10 monthly for personal use by him.

S.B. 548—O'GARA AND OTHERS. (Trans.) Amends Act 7102b, San Francisco Bay Area Metropolitan Transit District Act, re area to be included in district formed under said act.

Deletes requirements that certain named cities and counties be included in district.

Permits counties surrounding San Francisco Bay, or any city included in such counties, to be included in district.

S.B. 549—O'GARA AND OTHERS. (Trans.) Amends Act 7102b, San Francisco Bay Area Metropolitan Rapid Transit District Act, re creation of rapid transit commission

Creates San Francisco Bay Area Rapid Transit Commission composed of 44 members, to investigate and form master rapid transit plan for San Francisco Bay area.

Directs commission to appoint executive committee, and gives commission power to appoint general manager and clerical staff.

Commission to expire December 31, 1953, unless commission, by resolution, extends life to not later than December 31, 1955.

Appropriates \$50,000 for expenses of commission.

S.B. 550—DILLINGER. (Elec.) Adds Sec. 5903, Elec. C., re absent voting, to require "Absent Voter's Ballot" to be stamped on each such ballot.

S.B. 551—WARD. (Rev. & Tax.) Amends Sec. 17953, R. & T. C., to increase credit against net income of trust from \$100 to \$500.

S.B. 552—WARD. (Rev. & Tax.) Amends Sec. 771, Prob. C., re surrender of stocks and securities for redemption or conversion by executors and administrators.

Permits executors and administrators to surrender stocks and securities for redemption or conversion upon court order, and without necessity of confirmation, in same manner that they are now permitted to sell stocks and securities.

S.B. 553—WARD. (Rev. & Tax.) Amends Act 8696, the Principal and Income Act, making it clear that stock dividends on corporate shares constituting principal are to be deemed principal only when payable in shares of declaring corporation.

S.B. 554—WARD. (Rev. & Tax.) Amends Sec. 13988.1, R. & T. C., re deductions in computing inheritance tax.

Permits deduction of executors' or administrators' fees for extraordinary services re tax matters.

S.B. 555—DILWORTH. (Mil. & Vet. Aff.) Adds Art. 4, Ch. 3, Pt. 1, Div. 2, M. & V. C., to authorize members of National Guard to attend colleges in the State.

S.B. 556—DILLINGER AND OTHERS. (L. Gov.) Amends Act 3904, re payment of salaries and expenses of judges and justices of the peace, sitting under assignment by judicial council.

Relieves political subdivision from which superior or inferior court judge or justice of the peace, is transferred, from payment of salary during transfer period.

Entitles transferred superior court judge to salary payable in county from which or to which he is transferred whichever is higher, State and county to which transfer is made to contribute in same proportion as required in county where salary is greater.

Requires State to pay same proportion of salary of inferior court judge or justice of peace transferred to superior court as it contributes to salaries of judges of that superior court, balance of salary equivalent to that of superior court judge to be paid by county.

Requires political subdivision responsible for payment of salary of judge of inferior court or justice of the peace to pay equivalent salary to inferior court judge or justice of the peace transferred to such inferior court.

Makes technical changes.

S.B. 557—THOMPSON. (Ed.) Adds Secs. 20176 and 20177, Ed. C., re livestock and poultry diseases.

Establishes state laboratory for diagnosis of livestock and poultry diseases as part of University of California, to be located in Santa Clara County.

Appropriates unspecified sum to University of California for this purpose.

S.B. 558—WILLIAMS. (Wat. Res.) Adds Sec. 23956, Wat. C., re irrigation districts.

Prescribes manner in which irrigation district improvements districts may fix use charge, which may be payable in advance, for use of irrigation facilities and authorizes them to deliver water on that basis, and validates proceedings taken to establish such charges.

To take effect immediately, urgency measure.

S.B. 559—WILLIAMS. (Ed.) Amends Secs. 9651 and 9652, Ed. C., re schools maintained by counties at tuberculosis wards, hospitals or sanatoriums.

Provides that adults educated in such schools are deemed residents of school districts of previous residence and such school districts shall pay education costs.

S.B. 560—WARD. (Pub. H. & S.) Repeals Sec. 12006, adds Sec. 12351.5, H. & S. C., re the purchase and possession of explosives.

Repeals definition of "lawful possession of an explosive" in law regulating high explosives which definition will expire after 91st day after final adjournment of 1951 session and redefines such phrase as:

(a) In course of business of manufacturing, selling, or transporting explosives.

(b) In course of legitimate blasting operations or in the arts, when authorized by permit.

Authorizes local law enforcement officers to issue permits for purchase, possession, and use of explosives in quantity and for purpose set forth in permit upon proof that applicant is of good moral character and that good cause exists for the issuance of permit.

Provides that added section shall remain in effect until the 91st day after final adjournment of 1953 Regular Session.

To take effect immediately, urgency measure.

S.B. 561—BROWN. (F. & G.) Adds Secs. 25670 to 25673, incl., Gov. C., re licensing of hunting and fishing guides.

Permits county boards of supervisors to provide licensing regulations for hunting and fishing guides. Makes violation of such regulations a misdemeanor, and grounds for revocation of license.

S.B. 562—HOFFMAN. (Fin.) Claim bill. Unspecified sum, Reclamation District No. 544. Payable out of Flood Control Fund of 1946.

S.B. 563—HOFFMAN. (Gov. Eff.) Adds Sec. 19629, B. & P. C., re audit of books of fairs.

Permits Department of Finance to audit books of county, citrus fruit fair or exposition receiving money from Fair and Exposition Fund, or of corporation or association conducting such fair under contract.

S.B. 564—HOFFMAN. (Fin.) Claim bill. Unspecified sum. Reclamation District No. 17. Payable from Flood Control Fund of 1946.

S.B. 565—DILLINGER. (L. Gov.) Amends Sec. 28158, Gov. C., re compensation for public service in Alpine County.

Changes compensation of supervisors to unspecified sums.

S.B. 566—COLLIER. (L. Gov.) New act, the Validating Act of 1951. Validates organization, boundaries, acts, proceedings, and bonds of enumerated public bodies.

S.B. 567—MAYO AND HAROLD T. JOHNSON. (Ed.) Amends various Secs. and adds Sec. 5066.1, Ed. C., re state school building aid.

Provides that if after application for aid has been made, part of applicant school district is included in district not eligible for aid, State Allocations Board may reconsider application and take such action as it deems necessary because of such inclusion.

Provides that when whole school district is included, payments after effective date of inclusion shall be made to acquiring district.

To take effect immediately, urgency measure.

S.B. 568—ROY CUNNINGHAM. (Trans.) Adds Sec. 718, Veh. C., to prescribe specified fines for excess weight in violation of weight provisions of code.

S.B. 569—TENNEY AND BUSCH. (Jud.) Amends and repeals various Secs., C. C. P., re justice courts.

Conforms provisions re justices' courts and other inferior courts to A. C. A. 49, adopted by people November 8, 1949, providing for judicial districts and abolition of all courts, except municipal and justice courts, inferior to superior courts.

Becomes operative as other inferior courts are abolished.

S.B. 570—TENNEY AND BUSCH. (Jud.) Amends various Secs., C. C. P., re selection of jurors.

Makes various technical changes in provisions dealing with selection of jurors, changing designations of inferior courts in conformity with Municipal and Justice Court Act of 1949.

Operative January 1, 1952, except that as to inferior courts continuing to exist as now organized, becomes operative at unspecified date in January, 1953.

S.B. 571—TENNEY AND BUSCH. (Jud.) New act, constituting municipal court previously established in city, municipal court of district in which city is located, judges and attaches to receive same salaries.

S.B. 572—TENNEY AND BUSCH. (Jud.) Amends Secs. 70, 504, 1181, and 1865, Civ. C., re courts of justice.

Changes designation of "justice of the peace" and "justice's court" to "judge" and "justice court."

Operative upon establishment of municipal and justice courts.

S.B. 573—TENNEY AND BUSCH. (L. Gov.) Amends and repeals various Secs., Pen. C., re inferior courts with criminal jurisdiction, officers thereof, and judicial districts.

Conforms provisions re justices' and other inferior courts with criminal jurisdiction, to A. C. A. 49, adopted by people November 8, 1949, providing for judicial districts and abolition of all except municipal and justice courts, inferior to superior court.

Becomes operative as other inferior courts are abolished.

S.B. 574—TENNEY AND BUSCH. (Jud.) New act, re designation of judicial districts and included courts.

Requires board of supervisors of county to designate each judicial district in county and included court: by names of 2 most populous incorporated cities in district if more than 2; by names of both cities if 2; by name of city if 1; and, by names of town or towns as provided re cities if no incorporated city in district.

S.B. 575—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Inglewood.

S.B. 576—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Sacramento.

S.B. 577—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Alhambra.

S.B. 578—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Compton.

S.B. 579—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Pasadena.

S.B. 580—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of San Diego.

S.B. 581—DESMOND. (Jud.) Amends Sec. 69, Civ. C., re marriage licenses.

Requires county clerk to obtain reliable proof of age and dissolution of any prior marriages on issuing marriage license. Provides that making of false statement is misdemeanor.

S.B. 582—DESMOND. (Agr.) Amends Sec. 637, Ag. C., re pasteurized market milk drinks.

Adds milk solids derived from market milk to those milk products which may be used in manufacture and sale of mixed milk or cream drinks.

°S.B. 583—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Glendale.

S.B. 584—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Santa Monica.

S.B. 585—WEYBRET AND OTHERS. (Soc. Wel.) Amends and adds various secs., W. & I. C. and Prob. C., re recovery by counties from estates of deceased recipients of old age security, aid to the blind, and aid to partially self-supporting blind residents.

Provides that county shall have claim with priority of judgment against estates of such recipients for aid advanced, except as to surviving spouse where certain specified conditions are fulfilled.

Requires consent of county welfare director before distribution is decreed in probate of estate of decedent who was blind or 65 years of age or over.

S.B. 586—MILLER. (Lab.) New act, California State Labor Relations Act, re representation of employees for collective bargaining.

Creates in Department of Industrial Relations California State Labor Relations Board of 3 full time members appointed by Governor with consent of Senate for staggered 4-year terms. Salary of each member is \$10,000 per year and actual expenses. Chairman to be designated by Governor.

Prescribes powers and duties of board.

Defines rights of employees to self-organization, to form, join, or assist labor organizations, and to engage in concerted activities, for purpose of collective bargaining.

Provides procedure for selection by employees of representatives for collective bargaining. Prohibits representation by company union.

Provides that any person who wilfully interferes with rights granted or duties imposed by act is punishable by fine not to exceed \$5,000, or imprisonment not to exceed 1 year, or both.

Appropriates \$100,000 to Department of Industrial Relations for expenses of California State Labor Relations Board.

S.B. 587—MILLER. (Lab.) Amends Sec. 4605, Lab. C., re workmen's compensation.

Provides all medical records or other pertinent data in hands or control of employer shall be made available without cost to employee's physician.

S.B. 588—MILLER. (Lab.) Amends Secs. 4600 and 4601, repeals Secs. 4602 and 4603, Lab. C., re workmen's compensation.

Substitutes provision entitling injured employee to medical, surgical, and hospital treatment, etc., of his own choice at employer's expense, for one requiring employer to provide such things or any reasonable expense therefor if he fails to do so and employee does.

Eliminates requirement regarding tender by employer to injured employee of change of physicians.

Deletes requirement that employer, on employee's request, secure Industrial Accident Commission certification of competency of physicians furnished by employer.

Eliminates provision excepting employer maintaining hospital from necessity of furnishing change of physicians.

S.B. 589—MILLER. (Gov. Eff.) Amends Sec. 66c, C. C. P., to increase number of superior court judges in Contra Costa County from 3 to 5.

S.B. 590—MILLER. (F. & G.) Amends Sec. 1015.5, F. & G. C., re privilege tax on sardines.

Extends until December 31, 1955, privilege tax of $2\frac{1}{2}$ cents for each 100 pounds or fraction thereof of sardines purchased, received or taken under packing and reduction license.

To take effect immediately, urgency measure.

S.B. 591—BUSCH. (Trans.) Amends Sec. 356, S. & H. C., re state highway routes.

Adds to existing Route 56, road from Westport to Route 1 near Leggett Valley, via Rockport.

S.B. 592—BUSCH. (Trans.) Amends Sec. 315, S. & H. C., re state highway routes.

Extends existing Route 15 from present terminus at Route 1 near Ukiah, to Route 56 near Fort Bragg, via Willits.

S.B. 593—BUSCH. (L. Gov.) Adds Sec. 7.1, W. & I. C., to allow county boards of supervisors to delegate powers and duties to agents in cases of aid to needy children, old age security, indigents, or physically handicapped persons.

S.B. 594—BUSCH. (L. Gov.) Amends Sec. 787w, Pol. C. and Sec. 79.23, C. C. P., to change salary of superior court judge of Mendocino County from \$8,500 to unspecified sum.

S.B. 595—BUSCH. (Jud.) Amends Sec. 767, Pol. C., and Sec. 59.1, C. C. P., re compensation of attaches of Supreme Court and district courts of appeal.

Increases salary of reporter of decisions of Supreme Court and of district courts of appeal from \$6,360 to \$10,000, one assistant reporter from \$4,800 to \$7,200 and two from \$4,200 to \$6,000, clerk of reporter of decisions from \$3,372 to \$4,800 and reporter's secretary from \$2,040 to \$3,600.

S.B. 596—BYRNE, SUTTON, AND ED. C. JOHNSON. (F. & G.) Amends Sec. 696, F. & G. C., re striped bass.

Prohibits buying or selling of striped bass or parts thereof, or possession of striped bass or parts thereof in fish bait store, fish market, restaurant, or other eating establishment where food is offered for sale to public.

S.B. 597—REGAN. (Gov. Eff.) Amends Sec. 11501, Gov. C., re administrative procedure.

Adds Department of Natural Resources to list of state agencies whose hearing procedures must conform to standards required by Administrative Procedure Act.

S.B. 598—MAYO. (Gov. Eff.) Amends Sec. 12465 and repeals Sec. 12466, Gov. C., re destruction of records of Controller.

Authorizes Controller to destroy, after microfilming, records involving expenditures of state money 10, rather than 15, years old.

S.B. 599—JUDAIL. (Nat. Res.) Appropriates \$51,550 to Division of Beaches and Parks for development and maintenance of Natural Bridges Beach State Park.

S.B. 600—MAYO. (L. Gov.) Adds Sec. 30707 to Wat. C. re county water districts.

Provides for selection of member of district board of directors from each of 5 supervisorial districts where boundaries of district are coterminous with county boundaries. Consolidates election with general election.

S.B. 601—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Long Beach.

S.B. 602—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Oakland.

S.B. 603—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in the City and County of San Francisco.

S.B. 604—TENNEY AND BUSCH. (Jud.) Amends various secs., C. C. P., re place of trial in civil actions.

Makes various technical changes to conform sections amended to provisions of Municipal and Justice Court Act of 1949.

Becomes operative January 1, 1952, but does not affect inferior court or judge or attache thereof, continuing to exist as at present after such date, until January 1, 1953.

S.B. 605—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district embracing the City of Los Angeles.

S.B. 606—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in district for which no other provision has been made.

S.B. 607—TENNEY AND BUSCH. (Jud.) Amends and repeals various secs., Gov. C., re judicial districts and courts, judges and attaches therein.

Conforms provisions re local political subdivisions and included courts, judges, attaches and officers to A. C. A. 49, adopted by people November 8, 1949, substituting judicial districts for judicial townships, and abolishing all courts except municipal and justice courts, inferior to superior court.

Becomes operative as provisions re judicial townships and other inferior courts including judges and attaches thereof become inoperative.

S.B. 608—TENNEY AND BUSCH. (Jud.) Amends and repeals various secs., C. C. P., re judicial districts, municipal and justice courts, and judges thereof.

Conforms provisions re territorial jurisdiction and procedure of certain courts and judges of such courts to A. C. A. 49, adopted by people November 8, 1949, and supplementary legislation substituting judicial districts for townships and other local districts and abolishing all courts except municipal and justice courts, inferior to superior court.

Requires municipal as well as superior and justice court judges, under specified circumstances, to subpoena witnesses and take depositions for use without State, though no commission issued.

Becomes operative in conformity with other legislation complementing A. C. A. 49.

S.B. 609—DESMOND. (Gov. Eff.) Amends Sec. 19578, Gov. C., re state civil service disciplinary proceedings.

Deletes provision that in such disciplinary proceedings statement of causes shall be presumed true.

S.B. 610—MAYO AND OTHERS. (Gov. Eff.) New act. Creates Interim San Francisco Bay Development Commission, prescribing its organization and powers and duties and appropriating unspecified sum therefor.

S.B. 611—MAYO, POWERS, AND O'GARA. (Gov. Eff.) New act. Creates San Francisco Bay Port Authority, prescribing its organization, powers, and duties.

S.B. 612—MAYO, POWERS, AND O'GARA. (Gov. Eff.) New act. Creates a San Francisco Bay Port Authority, prescribing its organization and powers and duties and appropriating unspecified sum therefor.

S.B. 613—JUDAH AND OTHERS. (Soc. Wel.) Repeals Secs. 2021 and 2187, and adds Secs. 2021, 2021.5, and 2187, W. & I. C., re change in state reimbursement rate to counties for aid to aged.

Repeals provisions providing for reimbursement to counties on 6/7's basis, and provides graduated percentage scale for reimbursement dependent on proportion of county's expenditure for aid to aged as compared to assessed property valuation subject to county's taxation.

S.B. 614—WARD. (Lab.) Amends Secs. 3208 and 4663, adds Secs. 3600.5 and 3600.6, Lab. C., re workmen's compensation.

Defines "occupational diseases" and "nonoccupational diseases."

Provides compensation allowable where disability or death results from aggravation of nonoccupational disease by reason of unusual strain or exposure.

Establishes presumption that in case of occupational disease, any exposure in any occupation which might reasonably have existed and aggravated condition played part in developing condition. Each employer made liable for compensation on basis proportionate to time of employment during entire exposure.

Limits application of present provision regarding allowance of compensation for aggravation of pre-existing disease, to case where pre-existing disease is non-occupational one.

S.B. 615—WARD. (Lab.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Provides that where injured employee's physical condition is substantially same as of time of award for permanent disability as it was when injury occurred, there is conclusive presumption against any temporary disability resulting from injury.

S.B. 616—JAMES E. CUNNINGHAM. (Jud.) Adds Sec. 485b, Civ. C., and Sec. 7659, P. U. C., re obstruction of railroad crossings.

Provides that no railroad conductor or engineer shall be subject to any criminal penalty under local ordinance for obstructing railroad crossing in operation of train, where he has no physical control over situation, or where it is unsafe to move train.

S.B. 617—JAMES E. CUNNINGHAM. (Gov. Eff.) New act, re artificial rain-making.

Provides for regulating and licensing, by Department of Public Works, of interference by artificial means with natural condensation or precipitation of rain, snow, moisture or water in any form contained in atmosphere.

S.B. 618—THOMPSON AND HOFFMAN. (F. & G.) Amends Sec. 15.4, F. & G. C., re powers of Fish and Game Commission.

Prohibits commission from modifying or superseding Sec. 695, F. & G. C., re bag and possession limit on striped bass.

S.B. 619—THOMPSON. (L. Gov.) Amends Sec. 737qq, Pol. C., and Sec. 79.43, C. C. P., to change salary of superior court judges of Santa Clara County from \$12,500 to unspecified sum.

S.B. 620—THOMPSON. (Trans.) Adds Sec. 157.5, Veh. C., and Sec. 10787, R. & T. C., re "horseless carriage" vehicle license plates and exemptions from registration and license fees.

Provides for issuance of free "horseless carriage" license plates for automobiles over 35 years of age and vehicles specially designed for transporting them. Exempts such vehicles thereafter from registration and license fees.

S.B. 621—THOMPSON. (B. & P.) Adds Sec. 2727.5, B. & P. C., re permitting unlicensed nursing services in case of emergency.

Declares emergency to exist until 91st day after final adjournment of 1953 Regular Session of Legislature.

To take effect immediately, urgency measure.

S.B. 622—THOMPSON. (B. & P.) Amends Sec. 9553, B. & P. C., to change final renewal date of cleaning, dyeing and pressing certificates from November 30th to December 31st of each year.

S.B. 623—THOMPSON. (B. & P.) Adds Sec. 9599, B. & P. C., requiring district attorney to prosecute, upon receipt of evidence, violators of cleaning, dyeing and pressing provisions.

S.B. 624—THOMPSON. (B. & P.) Adds Sec. 9598, B. & P. C., re enforcement of cleaning, dyeing and pressing regulations.

Directs board to submit to district attorney evidence of violation of, or aiding, abetting of owner, manager, operator of cleaning establishment to violate, licensing and regulatory provisions relating to cleaning, dyeing and pressing establishments.

S.B. 625—THOMPSON. (Rev. & Tax.) Adds Sec. 6201.5, R. & T. C., re use tax on motor vehicles.

Imposes 3 percent use tax on vehicles registered in State for first time on or after December 31, 1951, other than vehicles subject to present sales and use tax. Prohibits Department of Motor Vehicles from registering vehicles until proof of compliance, or lack of necessity thereof, furnished to department.

S.B. 626—McCARTHY. (Gov. Eff.) New act, re certain salt marsh and tidelands.

Authorizes quiet title action against State within 1 year from effective date by purchaser who paid all installments on purchase price prior to enactment of Ch. 49, Code Amendments 1875-76 where deed not executed or recorded, or by his successor in interest.

S.B. 627—SUTTON. (Agr.) Amends Sec. 526, Ag. C., re milk products plants.

Redefines "milk products plant" as building or structure wherein milk or milk products are processed, manufactured, altered, changed, or compounded, rather than as building, except retail salesrooms, wherein milk or milk products are handled, stored or kept for sale.

Provides sanitary requirements for rooms wherein cheese and cheese products are cut, wrapped and packaged.

S.B. 628—SUTTON. (Agr.) Amends Sec. 606, Ag. C., re whole milk cheese.

Permits exception to requirement that whole milk cheese contain not less than 50 percent of pure milk fat in its water-free substance, where otherwise provided in Div. 4, Ag. C.

S.B. 629—SUTTON. (Agr.) Amends Sec. 618, Ag. C., re special varieties of cheese.

Requires standards of composition and labeling requirements promulgated by Director of Agriculture for special varieties of cheese to conform as nearly as possible to those proclaimed by Federal Security Agency.

S.B. 630—BREED AND OTHERS. (Soc. Wel.) Adds Ch. 2, Pt. 3, Div. 6, W. & I. C., re State grants-in-aid to counties for county hospital care of mentally ill, mentally diseased, and mentally disordered persons.

Declares purpose of the bill is to further provision of active psychiatric treatment of mentally ill, mentally diseased, or mentally disordered persons admitted into county hospitals for 90-day period of care, treatment, or observation, by providing financial assistance to counties providing suitable hospital facilities and hospital service in the county hospital for such persons.

Entitles each county or city and county establishing and maintaining in county hospital psychiatric ward or unit for such persons conforming to regulations of and approved by State Department of Mental Hygiene to \$2.60 per patient day for first 36,500 patient days of care during year and to \$2.30 per patient day for all patient days during year in excess of 36,500, but only in respect to persons cared for at public expense who are unable to pay for hospital service and who have no relatives legally liable and financially able to pay therefor. Limits State aid to 90 days of inpatient service for any one patient unless he has been discharged from and remained out of the county hospital for at least 3 months; excludes from those patients for whose care the assistance is provided persons charged with or convicted of public offense and received in county hospital psychiatric ward or unit pursuant to court order; specifies that the aid is to be used to augment county appropriations for such county hospitals' services, and shall not be used to replace local appropriations; requires that the aid be expended exclusively for or in reimbursement of expenditures for care and treatment in county hospital of mentally ill, mentally diseased, or mentally disordered persons.

Vests administration in State Department of Mental Hygiene, and empowers department to adopt rules and regulations, minimum standards for qualifications for personnel, organization and program of services, and supplies and facilities.

Appropriates to department \$286,500 for payment of such state assistance during 1951-1952 Fiscal Year, of which 3½% is made available to department for administration.

S.B. 631—COLLIER. (B. & P.) Amends Sec. 16307, B. & P. C., to transfer administration of licensing and regulatory provisions relating to itinerant merchants from Public Utilities Commission to State Board of Equalization.

S.B. 632—COOMBS. (Soc. Wel.) Amends Secs. 6726 and 7012.5, amends and renumbers Sec. 5701.5, W. & I. C., re private homes for care of mental patients on leave of absence from state hospitals and state homes.

Authorizes Department of Mental Hygiene to grant certificates, rather than to license, private homes for family care of patients on leave of absence from state hospitals and state homes. Specifies that each such home shall be regulated by standards for such care established by the department.

Permits department to pay such home for such care at rate not exceeding \$75, rather than \$60, per month per patient. Makes other technical clarifying changes.

To take effect immediately, urgency measure.

S.B. 633—COOMBS. (Inst.) Appropriates \$730,669 for construction and equipment of new laundry and remodeling old laundry as commissary warehouse at Napa State Hospital in lieu of 1950 Budget Act appropriations for constructing new commissary and building addition to laundry.

To take effect immediately, urgency measure.

S.B. 634—COOMBS. (B. & P.) Amends Sec. 18734, B. & P. C., re age requirements for participation in boxing contests, sparring or wrestling matches.

Restricts provision that no person under 18 years of age may participate in any boxing contest or sparring or wrestling match to professional contestants and requires every contestant in amateur boxing contest or sparring match to be 16 years of age or over.

S.B. 635—COOMBS. (B. & P.) Amends Sec. 18734, B. & P. C., re age requirements for participation in boxing contests, sparring or wrestling matches.

Restricts provision that no person under 18 years of age may participate in any boxing contest or sparring or wrestling match to professional contestants and requires every contestant in amateur boxing contest or sparring match to be of age prescribed in rules of Amateur Athletic Union of the United States.

S.B. 636—COOMBS. (B. & P.) Amends Sec. 18734, B. & P. C., re age requirements for participation in boxing contests, sparring or wrestling matches.

Restricts provision that no person under 18 years of age may participate in any boxing contest or sparring or wrestling match to professional contestants and requires every contestant in amateur boxing contest or sparring match to be 17 years of age or over.

S.B. 637—ROY CUNNINGHAM. (Gov. Eff.) Adds Sec. 28021.5, Gov. C., re classification of counties.

Continues existing classification for purpose of regulating compensation of officers.

S.B. 638—REGAN. (Pub. U.) Amends Act 6386, the Public Utilities Act, re highway carriers.

Authorizes Public Utilities Commission to require highway common carrier or petroleum irregular route carrier to procure and maintain cargo insurance.

Clarifies provision re disposition of fees collected by commission.

S.B. 639—REGAN. (L. Gov.) Amends Act 5134, the City Carriers' Act, re city carriers.

Increases amount of required protection against liability for damages for personal injuries from \$5,000 and \$10,000 to \$25,000 and \$50,000, secured by insurance policy or corporate surety bond. Deletes provisions for securing such protection through personal surety bond or trust fund deposit. Permits filing with Public Utilities Com-

mission of copy of policy or certificate issued by insurer in lieu of original. Extends period of notice of cancellation of policy or bond from 10 days to 30 days.

Authorizes commission to require carrier to procure and maintain cargo insurance.

S.B. 640—REGAN. (Trans.) Amends Act 5129a, the Highway Carriers' Act, re highway carriers.

Provides that highway carrier permit cannot be transferred or encumbered unless authorized by Public Utilities Commission.

Increases amount of required protection against liability for damages for personal injuries from \$5,000 and \$10,000 to \$25,000 and \$50,000, secured by insurance policy or corporate surety bond. Deletes provisions for securing such protection through personal surety bond or trust fund deposit. Extends period of notice of cancellation of policy or bond from 10 days to 30 days.

Authorizes commission to require carrier to procure and maintain cargo insurance.

S.B. 641—REGAN. (Trans.) Repeals Sec. 11004.5, R. & T. C., and Sec. 139.44, Veh. C., re payment of expense of California Highway Patrol in serving warrants.

Repeals provisions permitting service by member of California Highway Patrol of warrants issued pursuant to citation by such a member only if warrant not served by local officer within 30 days and requiring that expenses of patrol in serving warrants be deducted from city and county apportionments from Motor Vehicle License Fee Fund and transferred for support of patrol.

S.B. 642—REGAN. (Jud.) Amends Sec. 1463, Pen. C., re apportionment of fines and forfeitures collected in inferior courts.

Allows city 50 instead of 75 percent of such fines and forfeitures collected following conviction or bail forfeiture on complaints filed or arrests made by officers of city within district.

S.B. 643—DILWORTH. (L. Gov.) Amends Act 3880, the Palo Verde irrigation district act.

Precludes board of trustees from transferring any water rights of district without consent of Legislature.

Precludes any other district from acquiring any water right from Palo Verde Irrigation District or any member thereof, without consent of Legislature.

S.B. 644—DILWORTH. (Ed.) Amends Secs. 12130.1 and 12131.2, Ed. C., re standards for provisional credentials.

Provides that minimum standards for provisional general elementary and kindergarten-primary credential shall be 2 years' experience as teacher in public kindergarten or elementary school.

S.B. 645—DILLINGER. (Wat. Res.) Adds Ch. 4.5, Div. 4, Wat. C., prohibiting alteration, diversion, or deflection of stream course in dredging operation without approval of board of supervisors.

S.B. 646—DILLINGER AND JESPERSEN. (Jud.) Amends Sec. 476, Pen. C., re fictitious instruments.

Provides increased punishment for 2d, 3d, and subsequent convictions for making or uttering, or possessing with intent to utter, fictitious instruments.

S.B. 647—DORSEY. (L. Gov.) Amends Sec. 28109, Gov. C., re compensation for public service in Kern County.

Changes annual compensation of auditor from \$6,000 to \$7,200.

S.B. 648—GIBSON. (Ed.) Repeals Secs. 20379, 20344.1, and 20344.2 and adds Ch. 1.5, Div. 10, Ed. C., re schools and colleges under jurisdiction of Department of Education.

Consolidates provisions re such schools and colleges in new chapter, without substantive change.

S.B. 649—COOMBS. (Ed.) Repeals Sec. 9808, Ed. C., to delete provision for county tax for education of mentally retarded minors.

S.B. 650—BROWN. (Mil. & Vet. Aff.) Adds Sec. 986.11, M. & V. C., re homes and farms for veterans.

Extends benefits under Veterans' Farm and Home Purchase Act of 1943 to veterans who are Indians living on reservations if United States guarantees repayment of amounts expended by Department of Veterans Affairs.

S.B. 651—DESMOND. (Agr.) Repeals Chs. 11, 12, and 13, Div. 4, adds Chs. 11, 12, and 13, Div. 6, Ag. C., re marketing of milk, dairy products and eggs.

Moves provisions from Div. 4 to Div. 6, inserts art. headings and divides up secs., without substantive change.

S.B. 652—DESMOND. (Agr.) Amends Sec. 736.3, Ag. C., re stabilization and marketing plans for fluid milk and cream.

Authorizes plan to provide for payment of blended prices for milk received in excess of amount contracted for at class 1 price. Payment is to be on basis of use of milk under contract by single processing plant of distributor within marketing area, whether milk is actually used in or outside of area.

S.B. 653—DESMOND AND BURNS. (Rev. & Tax.) Adds Sec. 9605.5, R. & T. C., exempting from motor vehicle transportation license tax revenue received for delivering mail on "star route" under contract with United States.

S.B. 654—DESMOND. (Wat. Res.) Amends Sec. 53671, Wat. C., re reclamation districts, making no substantive change.

S.B. 655—DESMOND AND BURNS. (Rev. & Tax.) Adds Sec. 8401.1, R. & T. C., providing for reimbursement of motor vehicle fuel license tax to person delivering mail exclusively on "star route" under contract with United States.

S.B. 656—DESMOND. (Wat. Res.) Amends Sec. 52150, Wat. C., re reclamation districts, making no substantive change.

S.B. 657—DESMOND. (Wat. Res.) Amends Sec. 51401, Wat. C., re reclamation districts, making no substantive change.

S.B. 658—DESMOND. (Wat. C.) Amends Sec. 50124, Wat. C., re reclamation districts, making no substantive change.

S.B. 659—BUSCH. (Jud.) Amends Sec. 767, Pol. C. and Sec. 59.1, C. C. P., re officers and employees of Supreme Court and district courts of appeal.

Increases annual salary of reporter of decisions of Supreme Court from \$6,360 to \$10,000; 1 assistant reporter from \$4,800 to \$7,200; 2 assistant reporters from \$4,200 to \$6,000; clerk of reporter from \$3,372 to \$4,800; and secretary of reporter from \$2,040 to \$3,600.

S.B. 660—BUSCH. (Jud.) Amends Sec. 755, Pol. C. and Sec. 58.6, C. C. P., to increase salary of Clerk of Supreme Court and ex officio secretary of Judicial Council from \$10,000 to \$12,000.

S.B. 661—BUSCH. (B. & P.) Amends Secs. 6060, 6060.6, and 6060.7, B. & P. C., re requirements for admission to practice law, making no substantive change.

S.B. 662—BUSCH. (B. & P.) Amends Sec. 2175, B. & P. C., re persons authorized to practice medicine and surgery in institutions under jurisdiction of Department of Mental Hygiene.

Deletes requirement that graduate of medical school approved by Board of Medical Examiners, licensed to practice medicine and surgery in another state, must have applied for physician and surgeon's certificate in this state, in order to be appointed to medical staff of institutions under jurisdiction of Department of Mental Hygiene.

Provides for appointment of such person for not more than 5 years, rather than 1 year, during which period he must secure physician and surgeon's certificate to continue on medical staff.

Prohibits practice of medicine by such person except to treat persons under jurisdiction, rather than inmates, of institution to staff of which he is appointed, until he secures physician and surgeon's certificate.

S.B. 663—BUSCH. (Gov. Eff.) New act, authorizing sale by Director of Finance of two described parcels of Mendocino State Hospital land, proceeds to be deposited in General Fund.

S.B. 664—BUSCH. (Gov. Eff.) Amends Act 5849a, the Judges' Retirement Act, re assignment of retired judges and justices.

Deletes provision that retired justice or judge may be assigned to sit in court only upon stipulation of all counsel in case or cases to which he is assigned to sit. Permits assignment of such justice or judge to sit in court of like or higher jurisdiction than that of court from which he was retired, rather than in any court.

Provides that difference between retirement allowance of retired judge or justice and compensation of judge of court to which he is assigned, and expenses of assigned judge, now payable out of any funds available for expenses of judges assigned under provisions of Section 1a of Article VI of the Constitution, shall be chargeable:

1. If assignment is to Supreme Court or district court of appeal, to the State.
2. If assignment is to superior court, difference between retirement allowance and State's contribution to superior court judge's salary, if State's contribution is greater than retirement allowance, is chargeable to the State, and any additional compensation and expenses are chargeable to county.
3. If assignment is to municipal court, to county.

S.B. 665—MAYO AND BROWN. (Gov. Eff.) Amends Act 6447, Construction and Employment Act, re allocation of funds to local agencies for construction of public works.

See digest of S.B. 489, apparently identical.

S.B. 666—DILWORTH. (Ed.) Amends Sec. 5062 and repeals and adds Sec. 5063, Ed. C., re state school building aid.

Requires State Controller to notify county auditor of county whose superintendent of schools has jurisdiction over district, as well as governing board of school district, of amount required to be deducted from apportionment for repayment to State.

Deletes provision increasing maximum district tax rate by amount necessary to meet such repayment, and requires levy of district tax in such amount.

S.B. 667—COLLIER. (Trans.) Amends Secs. 516 and 715, Veh. C., re speed and weight limitations on bridges and other structures constituting part of highway.

Requires State Department of Public Works to make engineering investigation prior to holding hearing and determining speed limit on bridge or other structure on highway.

Authorizes department to hold hearing and determine speed limit on bridge or other structure on highway not under its jurisdiction only upon request of local authority having jurisdiction.

Requires signs indicating determined speed limits to be placed not more than 500 feet, rather than not less than 300 feet, from each end of bridge or structure; and signs indicating determined weight limit not more than 500 feet, rather than not less than 50 or more than 500 feet, from each end of bridge or structure.

Requires department to post notice of a hearing to determine weight limit on bridge or other structure upon said bridge or structure at least 5 days before hearing.

S.B. 668—DORSEY. (Ed.) Amends Secs. 1593, 2561, and 2802, Ed. C., re formation of school districts.

Makes unionization, uniting, or annexation of school districts effective when proceedings therefor completed instead of following July 1.

Requires electors signing petition to unite 2 or more contiguous elementary districts to have children attending school in district, and makes inapplicable to proceedings on petition requirement that Superintendent of Public Instruction set petition for hearing and notify superintendent of the districts affected.

Provides for signing petition for election to form union elementary district by majority of members of governing boards of contiguous elementary districts or union

elementary districts lying in same county if any district has an average daily attendance of 300 or more, or by majority of electors residing in district having children in school for current or preceding year. Authorizes county superintendent of schools to divide districts in precincts for election.

S.B. 669—DORSEY. (Ed.) Amends, adds, and repeals various Secs., Ed. C., re sites for schools.

Provides for determination for establishment of additional county high schools by governing board of county high school districts rather than qualified electors of county.

Deletes requirement for petition in order to change location of union or joint school or high school.

Authorizes governing boards to establish additional school when it determines it desirable to do so.

Limits application of provisions relating to selection of sites and change of location for union, joint union, and high schools to school sites selected during first 2 years in new school district.

Provides that in lieu of unanimous agreement of governing board of union or high school district in location of school, location will be established if majority of members agree on site having greatest merit as determined by Department of Education.

Deletes provisions for change of location of high school site lying within city or elementary school district by governing board whenever new building is to be erected.

S.B. 670—COOMBS. (Jud.) Adds Sec. 5002, W. & I. C., re patient's privilege to keep his physician from testifying in commitment proceedings.

Provides that in proceedings, hearings, and trials concerning disposition, commitment, or release as to persons alleged to be mentally or sexually unbalanced, addicted to drugs or alcohol, or otherwise mentally incompetent, such patient's privilege does not apply.

S.B. 671—COLLIER. (L. Gov.) Adds Art. heading and Art. 2, Ch. 4, Title 6, Gov. C., re dissolution of districts.

Provides for automatic dissolution, after 5 years, of inactive district, except county road districts, having no outstanding obligations.

S.B. 672—PARKMAN, WARD, AND BURNS. (Gov. Eff.) Adds Ch. 5.6, Div. 2, B. & P. C., amends Sec. 11501, Gov. C., re creation of Board of Physical Therapy Examiners and practice of physical therapy.

Creates Board of Physical Therapy Examiners, appropriates \$15,000 for establishment of such board, and prescribes its duties and powers.

Provides for registration of physical therapists by board, for educational requirements, scope of practice, registration fees, and disciplining.

S.B. 673—DILWORTH. (Ed.) Amends Sec. 8783, Ed. C., re schools, making no substantive change.

S.B. 674—ROY CUNNINGHAM. (Wat. Res.) Adds Ch. 5, Pt. 5, Div. 14, Wat. C., and Sec. 19.1, Act 9126, the California Water Storage District Act, re water storage districts.

Authorizes district board, by $\frac{2}{3}$ vote, to initiate by preparing and filing new report, additional project for district. Prescribes procedure for processing additional report.

S.B. 675—BREED. (Fin.) New act, requiring State Employees' Retirement System to pay to insurance company designated by U. S. Atomic Energy Commission sum equal to employer contributions to system with respect to certain employees at Sandia Laboratory of U. S. Atomic Energy Commission.

Directs retirement system to pay to insurance company designated by U. S. Atomic Energy Commission a sum equal to total of all employer contributions made to system from United States Government funds through University of California on account of Sandia Laboratory employees who were members of retirement system, who were transferred from management of University of California to management of

Sandia Corporation on October 31, 1949, and who do not remain members of retirement system.

Permits such employees who elected to leave their contributions in retirement fund to elect, within 30 days after mailing of notice of right, to receive refund of their contributions. Employees so electing are to be included among those with respect to whom retirement system is to pay over employer's contributions to designated insurance company. Appropriates necessary sum from State Employees' Retirement Fund.

S.B. 676—BREED. (B. & P.) Amends Secs. 9765, 9769, and 9770, B. & P. C., re cemeteries.

Provides that fees paid by cemetery corporation for operation of cemetery shall be deposited in Cemetery Fund, rather than Cemetery Board Fund.

Authorizes expenditure of funds in Cemetery Fund for actual and necessary expenses in carrying out provisions of the cemetery law without further appropriation by Legislature.

S.B. 677—TENNEY, O'GARA, AND BUSCH. (Jud.) New act, re safety of public records.

Authorizes officer charged with custody of public records to take action necessary for their safekeeping during extreme emergency.

To take effect immediately, urgency measure.

S.B. 678—TENNEY, O'GARA, AND BUSCH. (Jud.) New act, re emergency moratorium.

Provides for extension of statutory time for performing act to expiration of 30 days after termination of proclaimed state of extreme emergency.

To take effect immediately, urgency measure.

S.B. 679—TENNEY, O'GARA, AND BUSCH. (Jud.) Adds Sec. 35, C. C. P., re suspension of provisions of code in emergency.

Provides for suspension by Judicial Council during proclaimed state of extreme emergency.

Authorizes Council to make appropriate orders for conduct of courts during emergency, to remain effective throughout and for reasonable time thereafter, as provided by Council.

To take effect immediately, urgency measure.

S.B. 680—TENNEY. (Gov. Eff.) Amends Sec. 12302, Gov. C., re Treasurer's assistants.

Increases salaries of 1 deputy from \$8,000 to \$9,500 and of 1 cashier from \$6,000 to \$7,000 per annum.

Authorizes appointment of principal accountant.

Eliminates provision for appointment and fixing salaries of 4 clerk watchmen and 1 watchman porter.

S.B. 681—O'GARA. (Jud.) Adds Sec. 203a, Civ. C., making parents liable for compensatory damages for torts of minor children in their custody.

S.B. 682—O'GARA. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Authorizes assignment of such benefits by claimant to county or city and county which provides hospital care.

S.B. 683—O'GARA. (L. Gov.) Amends Sec. 1908, H. & N. C., re fire protection for state property on San Francisco waterfront.

Increases authorized limits on payments by Board of State Harbor Commissioners to City and County of San Francisco under contracts for furnishing of fireboat service from \$200,000 per year to unspecified sum, and for services of city firemen engaged in fire prevention work on state property from \$25,000 per year to unspecified sum.

S.B. 684—O'GARA. (L. Gov.) Amends Sec. 662, W. & I. C., re management and control of juvenile halls.

Provides that in counties having population over 500,000 and under 2 million, internal affairs of juvenile hall or branch juvenile hall shall be managed and controlled

by chief administrative officer of county, or, where no such office exists, by officer designated by legislative body of county.

S.B. 685—O'GARA. (Soc. Wel.) Amends Sec. 641, W. & I. C., re management of juvenile halls.

Deletes provision that in counties having population not in excess of 2,000,000 probation officer, with advice and counsel of probation committee, shall manage and control internal affairs of juvenile hall.

S.B. 686—O'GARA. (Gov. Eff.) Adds Sec. 37394, Gov. C., re lease of property for off-street parking.

Permits city or city and county to lease property under its control for term not to exceed 50 years, if used for off-street parking.

To take effect immediately, urgency measure.

S.B. 687—O'GARA. (L. Gov.) Amends Sec. 633, W. & I. C., re management and control of internal affairs of juvenile halls.

Deletes provision that in counties having population not in excess of 2,000,000 probation officer shall have management and control of internal affairs of juvenile hall, without extra compensation therefor.

S.B. 688—O'GARA. (Gov. Eff.) Amends Act 1500, the Community Redevelopment Act, re employee benefits.

Authorizes redevelopment agency to determine benefits of its officers, agents, counsel, and employees.

S.B. 689—O'GARA. (Jud.) Repeals Sec. 700, W. & I. C., which lists classes of persons under jurisdiction of Juvenile Court.

S.B. 690—O'GARA. (Soc. Wel.) Repeals Sec. 660, W. & I. C., which provides for juvenile halls for detention of juveniles.

S.B. 691—O'GARA. (Trans.) Adds Sec. 5614.1, S. & H. C., re repair of defective sidewalks.

Imposes joint and several liability on person required to repair defective sidewalk and officer who allows defective sidewalk to remain unrepaired, for injuries sustained due to defect.

Permits superintendent of streets to make repairs at expense of city.

S.B. 692—O'GARA. (Jud.) Adds various Secs., Civ. C., re public hospital liens.

Gives public agency maintaining hospital which has furnished care and treatment to injured person, a lien for reasonable charges against cause of action for damages accruing to such person on account of injuries giving rise to action and necessitating care and treatment.

Requires recording of lien, mailing notice thereof to person allegedly liable for damages, and filing with clerk of court in which action pending.

Provides release of cause of action invalid unless superintendent of hospital joins or releases lien.

Permits enforcement of lien by action against person liable for damages filed within 2 years after receipt of written notice of settlement of cause of action against which lien filed or final determination thereof.

Bill inapplicable to accidents or injuries within purview of workmen's compensation law.

S.B. 693—O'GARA. (Gov. Eff.) Adds Sec. 2003, Gov. C., re claims against State or local governments.

Prohibits negligence action against employee of State or local government where claimant fails to present claim against government concerned within time required by statute or charter.

S.B. 694—DESMOND. (B. & P.) Amends Sec. 7044, B. & P. C., re application of licensing and regulatory provisions relating to contractors.

Subjects to licensing and regulatory provisions relating to contractors, owner of nonfarm property who in one calendar year builds and sells more than 2 homes.

S.B. 695—DESMOND. (Jud.) Adds Sec. 15032.5, Corp. C., re avoidance of dissolution and winding up of partnerships.

Provides that, in proceeding for dissolution of partnership, majority of partners may avoid dissolution and winding up of partnership, and continue business in same name, either by themselves or jointly with others, by purchasing interest of plaintiff in partnership at its fair cash value and assuming all liabilities of plaintiff for present or future obligations of partnership.

Provides procedure therefor where majority of partners are unable to agree with plaintiff upon fair cash value of his interest in partnership identical with procedure provided by Secs. 4658 and 4659, Corp. C., for avoidance of dissolution of corporation by purchase of shares of stock owned by plaintiffs seeking such dissolution.

S.B. 696—REGAN. (Lab.) Amends Sec. 5315, Lab. C., re workmen's compensation.

Provides filed report of Industrial Accident Commission referee to whom matter has been assigned by commission for hearing and report, constitutes decision in matter, subject to rehearing by commission, report now constituting merely possible basis for decision by commission.

S.B. 697—REGAN. (Lab.) Amends Sec. 5412, Lab. C., re workmen's compensation.

Provides date of injury in silicosis case arising out of mining or timbering employment is date on which employee left last employment where exposed to silicotic hazard, rather than, as at present, date of first suffering of disability and knowledge, express or implied, of causation.

S.B. 698—REGAN. (Lab.) Adds Sec. 5503.5, Lab. C., re workmen's compensation.

Requires Industrial Accident Commission to include in list of persons to be served with notice of proceeding before it instituted by employee every person designated by employee as his employer, either past or present.

S.B. 699—REGAN. (Lab.) Adds Sec. 5911, Lab. C., re workmen's compensation.

Provides that on rehearing by Industrial Accident Commission of matter in which testimony or other evidence was received by referee, factual findings of latter, if supported by substantial evidence, are conclusive; limits commission's jurisdiction in such case to question of law and propriety and adequacy of referee's recommended decision.

Provides that on modification or reversal of decision, commission shall prepare and furnish memorandum giving reasons.

S.B. 700—REGAN. (Lab.) Adds Sec. 5500.5, Lab. C., re workmen's compensation.

Requires application by employee for compensation for industrial disease which may have arisen out of more than one employment to state names of each employer and other pertinent information.

Where application not prepared, provides for joinder of other parties or dismissal of parties not properly joined.

S.B. 701—REGAN. (Lab.) Adds Sec. 4756, Lab. C., re workmen's compensation.

Provides generally for awarding compensation for disability or death resulting from exposure to silica dust in mining or tunneling.

Subjects California employers whose operations cause exposure for not less than 3 months' period to joint and several liability for compensation. Not more than 50 percent of award chargeable to such employers if more than 50 percent exposure occurred outside California.

Gives employer who pays award right to reimbursement from other employers whose employment of employee contributed to silicotic condition. If reimbursement unobtainable from other employers, payment equal to unreimbursed amount to be made by State out of subsequent injuries fund.

Creates rebuttable presumption of silicotic exposure in case employment for less than 3 months in mine or tunnel driven or sunk in rock disseminating silica. Provides for use of dust counts in connection with existence or nonexistence of silicotic hazard.

S.B. 702—REGAN AND MILLER. (Trans.) Adds Sec. 685, Veh. C., re requirement of fenders on vehicles.

Requires most vehicles to be equipped with fenders or covers over and to rear of wheels and prescribes dimensions of such fenders or covers.

S.B. 703—DILWORTH. (Mil. & Vet. Aff.) Adds Sec. 617, M. & V. C., prohibiting flying of any flag or pennant above or to right of United States Flag except church flag during church services.

S.B. 704—COOMBS. (Jud.) New act, authorizing suits against State to quiet title to described real property in Napa County.

S.B. 705—COOMBS. (Jud.) New act, authorizing suits against State to quiet title to described real property in Napa County.

S.B. 706—COOMBS. (Jud.) New act, authorizing suits against State to quiet title to described real property in Napa County.

S.B. 707—COOMBS. (Jud.) New act, authorizing suits against State to quiet title to described real property in Napa County.

S.B. 708—COOMBS. (Jud.) New act, authorizing suits against State to quiet title to described real property in Napa County.

S.B. 709—DILLINGER. (Nat. Res.) Adds Sec. 2607, P. R. C., re surface mining. Provides it is misdemeanor for person engaging in dredge or other surface mining to fail to revelev area mined so as to return it substantially to its former condition.

S.B. 710—PARKMAN. (L. Gov.) Amends Sec. 73700, Pol. C., and Sec. 79.41, C. C. P., to change salary of superior court judges of San Mateo County from \$12,000 to unspecified sum.

S.B. 711—PARKMAN. (L. Gov.) Amends Sec. 412, Ed. C., changing salary of school superintendent of San Mateo County from \$8,900 to unspecified sum.

S.B. 712—WARD. (Jud.) Amends Sec. 653f, Pen. C., re solicitation of commission of crime and punishment therefor.

Denounces solicitation of commission of any, instead of enumerated, felonies. Authorizes imposition of both, as well as either, fine or imprisonment.

S.B. 713—WARD. (Jud.) Amends Sec. 405, Pen. C., re punishment for riot.

Changes punishment for participation in riot from not exceeding 2 years in county jail, to not exceeding one year in county jail or 5 years in state prison. Retains provision for fine not exceeding \$2,000 as alternative or additional punishment.

S.B. 714—ABSHIRE. (Wat. Res.) Amends Act 9178f, the State Water Resources Act of 1945, authorizing a flood control project on Russian River.

S.B. 715—ABSHIRE AND OTHERS. (Soc. Wel.) Amends Sec. 118, W. & I. C., re allowing inspection of records of individuals under public aid programs.

Provides where United States Government gives grants-in-aid to public aid programs, records of individuals under such programs may be examined by law enforcement officials and grand juries for purposes connected with administration of aid under such programs.

S.B. 716—ABSHIRE AND OTHERS. (Soc. Wel.) Amends Sec. 1500, W. & I. C., to include within definition of "needy child" those children whose mother or father are continuously absent for year or more.

S.B. 717—ABSHIRE AND OTHERS. (Soc. Wel.) Amends Sec. 1500, W. & I. C., to provide that definition of "needy child" does not include unborn child.

S.B. 718—ABSHIRE AND OTHERS. (Soc. Wel.) Repeals Sec. 1507, W. & I. C., which requires liberal construction of provisions concerning needy children.

S.B. 719—ABSHIRE AND OTHERS. (Soc. Wel.) Adds Sec. 1511.1, W. & I. C., re minimum standards of adequate care for needy children.

Provides that minimum standards of care as determined by State Department of Social Welfare shall not require payments of over \$300 per month to any family of 8 or more children, and that department shall provide lesser payment limits for smaller families.

S.B. 720—ABSHIRE AND OTHERS. (Soc. Wel.) Adds Sec. 1530, W. & I. C., re support of needy children by stepfathers.

Requires stepfather to support stepchild where stepchild is in receipt of aid for needy children or likely to become in need of such aid. Does not alter obligations of natural father.

S.B. 721—ABSHIRE AND OTHERS. (Soc. Wel.) Adds Sec. 1531, W. & I. C., re duty of brother or sister to help needy child.

Provides that brother or sister of needy child who is living in same home and emancipated as to his or her earnings shall contribute to support of such needy child.

Allows district attorney or other county legal officer to sue any responsible relative of needy child to recover that portion of aid given needy child such relative is able to pay.

S.B. 722—ABSHIRE AND OTHERS. (Soc. Wel.) Adds Sec. 1532, W. & I. C., re duty to needy children with incapacitated fathers.

Provides where aid granted to needy children on account of incapacity of father, county shall inform incapacitated father of assistance or rehabilitation services offered incapacitated persons.

Provides that county may provide program for incapacitated father based on these available rehabilitation services. Refusal by father of such program shall be grounds for suspension of aid to needy child.

S.B. 723—ABSHIRE AND OTHERS. (Soc. Wel.) Adds Sec. 1552.1, W. & I. C., re payment in kind in necessities rather than in money as aid to needy children.

Provides aid granted may be paid in kind in necessities when it appears that person to whom aid is paid on behalf of a needy child is incapable of making proper use of money payments. Requires approval of county and State Department of Social Welfare for payments in kind in necessities.

S.B. 724—O'GARA. (Jud.) Amends Sec. 625a, Pen. C., re interference with fire-alarm apparatus and giving false fire alarms.

Makes wilful and malicious transmission of false fire alarm by any means, where bodily injury is sustained as result, felony punishable by not less than 1 nor more than 5 years in state prison, fine of not less than \$500 or more than \$5,000, or both.

Makes punishment for above offense, in case of property damage, imprisonment in state prison for not less than 1 nor more than 5 years or in county jail for not less than 90 days nor more than 1 year, or fine of not less than \$250 or more than \$2,000 or both fine and imprisonment.

S.B. 725—BUSCH. (F. & G.) Amends Secs. 724.5 and 724.7, F. & G. C., re catfish.

Deletes prohibitions against selling and taking catfish for commercial purposes in Fish and Game District 24, and against transporting catfish out of the district for sale or for other commercial purposes.

S.B. 726—BUSCH. (Ed.) Amends Sec. 449, Ed. C., changing salary of school superintendent of Modoc County to unspecified sum.

S.B. 727—BUSCH. (Jud.) Adds Sec. 686.5, Pen. C., re privilege against self-incrimination.

Constitutes testimony at preliminary hearing without objection on grounds of self-incrimination, waiver of right to object on that ground at trial.

Makes transcript of such testimony at preliminary hearing at which defendant was represented by counsel and had opportunity to cross-examine admissible at trial when such witness refuses to testify.

S.B. 728—MILLER AND OTHERS. (B. & P.) Amends Sec. 2786, B. & P. C., re accredited nursing schools and nursing education.

Authorizes educational institutions of collegiate rank to conduct accredited schools of nursing wherein credit may be given for prenursing courses at institutions other than the school of nursing, which shall be recognized and credited by board as partial fulfillment of required 36 months course of study.

S.B. 729—MILLER AND OTHERS. (B. & P.) Adds Sec. 2708.1, B. & P. C., re administration of regulations relating to nursing education.

Authorizes Board of Nurse Examiners to employ technical professional consultants to perform duties, under supervision of executive secretary, related to administration of nursing education regulations.

S.B. 730—DILLINGER. (Jud.) Amends Sec. 6624, W. & I. C., re sterilization of patients in state mental institutions.

Expressly includes inmates of state homes for mentally deficient among those persons who may be sterilized, and makes provisions applicable to persons admitted to state mental institutions as well as to those committed thereto; excludes from among those who may be sterilized those afflicted with or suffering from disease of syphilitic nature.

Specifies that manner of achieving sterilization shall be such operation or treatment as will permanently sterilize but not unsex patient.

Prescribes detailed procedure, including certification of opinion by superintendent of institution to Director of Mental Hygiene, and written notice of such certification to patient and his known parents, spouse, adult children, and guardian, if any, stating that written objection or written consent to proposed sterilization should be filed with Director of Mental Hygiene within 30 days. When written consent filed, or if no objection filed within 30 days, Director of Mental Hygiene may authorize superintendent of institution to proceed with sterilization, if director is satisfied that it will not unduly endanger health of patient and that case is proper for sterilization.

If objection filed, proposed sterilization is not to be authorized or performed until Director of Mental Hygiene has determined matter after full inquiry. Director may hold hearing at which patient and interested parties must be present. If director decides patient shall not be sterilized, he shall so order and notify superintendent, patient, and objector, and patient shall thereafter be eligible for release or discharge from institution if otherwise eligible therefor. If director decides patient should be sterilized, he shall give notice of his decision to patient, his known parents, spouse, adult children, and guardian, if any, and objecting party, stating that any such party has right within 30 days to petition superior court of county in which institution is situated or of county of patient's residence for review of decision. If no such petition filed within 30 days, director may authorize institution superintendent to proceed with sterilization. If court petition is filed within 30 days, and copy served upon Director of Mental Hygiene, patient shall not be sterilized unless and until court, after hearing, issues order authorizing sterilization.

S.B. 731—DILLINGER. (Pub. H. & S.) Adds Sec. 29015, H. & S. C., providing that county hospital having county physician need not employ pharmacist to dispense dangerous drugs where board of supervisors finds that one is not otherwise required.

S.B. 732—DILLINGER. (Soc. Wel.) Amends Sec. 3400, W. & I. C., re aid to partially self-supporting blind, making no substantive change.

S.B. 733—DILLINGER. (L. Gov.) Amends Sec. 25150, Gov. C., re statement of proceedings of boards of supervisors.

Requires such statement to be posted at courthouse for 1 week if no newspaper published in county.

S.B. 734—DILLINGER. (Soc. Wel.) Amends Sec. 2001, W. & I. C., re aid to the needy aged, making no substantive change.

S.B. 735—DILLINGER. (Soc. Wel.) Amends Sec. 3040, W. & I. C., re aid to needy blind, clarifying reference and making no substantive change.

S.B. 736—HOFFMAN. (Agr.) Amends Sec. 813.5, Ag. C., re celery standards.

Deletes requirement that when containers of celery are marked as containing less than 36 stalks, actual number of stalks in 95 percent of containers in any lot shall not vary more than 2 under or 2 over count marked, and that when containers are marked as containing 36 or more stalks, actual number in 95 percent in any lot shall not vary more than 3 under or 3 over count marked.

S.B. 737—HOFFMAN. (F. & G.) Amends Sec. 1311, F. & G. C., re muskrats.

Deletes provision allowing taking of muskrat at any time and in any manner in Sacramento and San Joaquin Drainage District, and substitutes provision permitting any person holding license to take fur bearing mammals for profit to take muskrat in any manner in agricultural districts of certain described areas.

Permits possession of muskrat hides at any time and sale of hides during regular trapping season and for 15 days thereafter.

S.B. 738—HOFFMAN. (F. & G.) Amends Sec. 1252, F. & G. C., re beaver.

Deletes provision allowing taking of beaver at any time and in any manner in Sacramento and San Joaquin Drainage District, and substitutes provision permitting any person holding license to take fur bearing mammals for profit to take beaver in any manner in agricultural districts of certain described areas.

Requires inspection and tagging of beaver hides by Division of Fish and Game before sale or removal from described areas.

Permits possession of beaver hides at any time and sale of hides during trapping season and for 15 days thereafter.

S.B. 739—HOFFMAN. (B. & P.) Amends Secs. 18632, 18633, and 18634, B. & P. C., clarifying law re deposits in and appropriations from Athletic Commission Fund.**S.B. 740—HOFFMAN. (B. & P.)** Adds Sec. 18652, B. & P. C., re amateur wrestling contests.

Exempts from boxing and wrestling regulations amateur wrestling contests sponsored by Olympic Committee or district association of Amateur Athletic Union, subject to approval by State Athletic Commission, upon condition that net proceeds be used to defray expenses of amateur wrestling teams engaged in international competition.

S.B. 741—HOFFMAN. (Wat. Res.) Adds Sec. 22733, Wat. C., re irrigation districts.

Authorizes association of irrigation districts to act as agent for individual districts in acquiring and providing services, facilities, protection, and property. Precludes association from pledging individual credit of district without its authorization.

S.B. 742—HOFFMAN. (Gov. Eff.) Adds Sec. 13077, Gov. C., re contracts between schools and nonprofit corporations.

Authorizes Department of Finance to audit books of nonprofit corporation or foundation contracting with educational institution wholly or partially supported by State, for performance of services by corporation or foundation.

S.B. 743—HOFFMAN. (Assembly Agr.) Adds Sec. 762.95, Ag. C., re inspection of canning tomatoes and makes an appropriation.

Appropriates \$90,000 from Department of Agriculture Fund to Department of Agriculture for purchase of 150 color meters to be used for inspection of canning tomatoes.

Provides for repayment of money in 9 or fewer annual installments from inspection fees collected from canners and producers.

To take effect immediately, urgency measure.

S.B. 744—POWERS. (Gov. Eff.) Amends Secs. 11005, 13370, and 18004, Gov. C., re approval powers of Director and Department of Finance.

Makes provisions requiring approval by Director or Department of Finance of gifts to State of property, contracts for acquisition, hiring of real property by State, and various contracts for services and supplies entered into by state agencies, applicable to any state agency authorized to enter into such transaction.

Makes other clarifying changes.

S.B. 745—DONNELLY AND OTHERS. (Gov. Eff.) Amends and adds various Secs., Gov. C., re distribution of state publications.

Provides for distribution and sale of state publications through State Publications Office, within Department of Finance, and transfers thereto duties and powers of State Printer, re such distribution and sale, and gives office various powers and duties regarding such distribution and sale.

Authorizes office to determine number of copies to be printed by State Printer of each state publication for distribution to libraries, rather than specifying 175 copies; requires printing of 25 copies, rather than 50, of publications not printed by State Printer, for such distribution; and requires printing of 2, rather than 5, additional copies for deposit with Keeper of the Archives.

Excludes partial reprints and summaries of publications from definition of state publication, and defines intraoffice or interoffice publications which are excluded from definition.

S.B. 746—DONNELLY AND OTHERS. (Gov. Eff.) Amends various Secs., P. R. C., re Department of Natural Resources.

Vests in Department and Director powers and duties now in State Park Commission re State Park System and Division of Beaches and Parks, except power to determine general policies for administration and development of State Park System.

S.B. 747—DONNELLY AND OTHERS. (Gov. Eff.) Adds Pt. 10, Div. 3, Title 2, Gov. C., re Auditor General.

Creates office of Auditor General, to be selected for 4-year term, by committee consisting of Lieutenant Governor, Secretary of State, and Chief Justice of Supreme Court, subject to confirmation by Senate, at salary to be fixed by Legislature. Prescribes his qualifications and duties, including auditing and management of fiscal and business affairs of State.

Provides for transfer of funds appropriated for support of Division of Audit, Department of Finance, to Auditor General.

Repeals numerous provisions giving Department of Finance powers and duties, re audits of state agencies.

S.B. 748—DONNELLY. (Pub. H. & S.) Adds Sec. 13029, H. & S. C., re standards for fire hose couplings and fire hydrant fittings.

Requires State Fire Marshal, with advice of State Fire Advisory Board, to take steps to standardize such equipment to make possible the interchanging of fire apparatus between political subdivisions.

S.B. 749—DONNELLY. (Pub. H. & S.) Amends Secs. 13122 and 13144, H. & S. C., re publications of State Fire Marshal.

Authorizes State Fire Marshal to furnish without cost copies of the list of approved flame-retardant application concerns, flame-retardant chemicals, and flame-retardant fabrics or materials, to approved concerns on list, as well as to all fire officials in California.

Deletes requirement that State Fire Marshal make available at cost copies of fire safety regulations adopted by him, and authorizes him to make available without charge excerpts of such regulations to interested persons and fire officials.

S.B. 750—DONNELLY. (B. & P.) Adds Ch. 20, Div. 3, B. & P. C., re licensing or certification of veterans to practice business or profession without examination.

Waives examination requirement when condition precedent to practice of business or profession in case of veteran, if he is otherwise qualified.

S.B. 751—DONNELLY AND SUTTON. (Ed.) Amends Secs. 8523 and 10532, Ed. C., re diplomas of graduation for veterans.

Provides that such diplomas from elementary school be conferred on veterans whose education was interrupted by service in armed forces; and from high schools on veterans who entered military service while students in such schools and who have satisfactorily completed first half of required work, rather than those who have completed first half of 12th grade.

S.B. 752—DONNELLY. (Ed.) Adds Sec. 13808, Ed. C., permitting governing board of school district to increase salaries of certificated employees during school year, if rules of board adopted before beginning of year or contracts so provide.

S.B. 753—DONNELLY. (Ed.) Adds Sec. 7152, Ed. C., re apportionment of State School Fund.

Prohibits court order or judgment restraining or interfering with such apportionments. Provides for priority of payment of additional sum in fiscal year after judgment holding previous apportionment too small and for deduction of excess sum from apportionment for fiscal year after judgment holding previous apportionment too large.

S.B. 754—DONNELLY. (Ed.) Adds Art. 18.6, Ch. 11, Div. 2, Ed. C., re annexation of school districts.

Provides for annexation of territory of joint elementary district lying in no high school district to high school district which includes rest of elementary district upon petition of governing boards of both districts, acted upon by boards of supervisors after public hearing.

S.B. 755—DONNELLY AND OTHERS. (Lab.) Amends and adds various secs., Lab. C., re workmen's compensation.

Transfers control of nonjudicial and administrative functions of Division of Industrial Accidents from chairman of Industrial Accident Commission to Director of Industrial Relations.

Transfers authority to appoint attorneys and other employees from commission to director.

Provides for fixing of salaries of officers and employees of division by director rather than commission.

Vests director with authority of commission to print and distribute forms, charge and collect fees, and publish and distribute reports.

S.B. 756—DONNELLY AND OTHERS. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re administration of Department of Employment.

Removes requirement that director be appointed from membership and serve as chairman of California Employment Stabilization Commission. Provides for salary of \$15,000.

Removes offices of Chief of Division of Public Employment Offices and Benefit Payments and Chief of Division of Accounts and Tax Collections from membership on commission. Provides for appointment of 2 members by Governor; makes director an ex officio nonvoting member.

S.B. 757—DONNELLY AND OTHERS. (F. & G.) Amends Sec. 10, repeals and adds Sec. 13, F. & G. C., re administration of fish and game laws.

Provides Division of Fish and Game shall be administered by Director of Natural Resources through Chief of Division, rather than by Fish and Game Commission; chief to be appointed by director upon nomination of commission.

Transfers powers, jurisdiction, property, and funds of commission to division, except general regulatory powers contained in Art. 1, Ch. 2, Div. 1, F. & G. C. Provides fish and game laws shall be administered by division, but general policies for conduct of division shall be formulated by commission.

S.B. 758—DONNELLY. (Gov. Eff.) Adds Sec. 11152.1, Gov. C., to provide for uniform nomenclature, re organizational structure of state departments.

S.B. 759—DILLINGER. (Soc. Wel.) Amends Sec. 2500, W. & I. C., re county aid to indigents.

Provides that county need not support or relieve indigent or incapacitated residents who receive support and relief from federal institutions.

S.B. 760—DILLINGER. (Soc. Wel.) Amends Sec. 1500, W. & I. C., re aid to needy children, making no substantive change.

S.B. 761—MILLER. (B. & P.) Amends Sec. 5082.2, B. & P. C., re public accountants.

Extends from March 15, 1950 to March 15, 1952, time for late registration as public accountant based on lack of knowledge or notice of requirements.

S.B. 762—MILLER. (L. Gov.) Amends Sec. 30507, Wat. C., re county water districts.

Increases compensation paid directors for each meeting from \$10 to \$25.

S.B. 763—MILLER. (L. Gov.) Amends Sec. 737 $\frac{1}{2}$, Pol. C., and Sec. 79.7, C. C. P., to change salary of superior court judges of Contra Costa County from \$12,000 to unspecified sum.

S.B. 764—JUDAH. (Gov. Eff.) Amends Sec. 20460, Gov. C., re approval of contracts of public agencies with State Employees' Retirement System.

Permits approval of contract by resolution adopted by affirmative vote of $\frac{2}{3}$ of members of governing body, as alternative to approval by ordinance so adopted or by ordinance adopted by majority vote of electorate.

S.B. 765—DORSEY. (Trans.) Adds Sec. 217.1, Veh. C., re vehicles exempt from registration or payment of fees.

Provides that exemption of foreign vehicles used commercially or owned by person working or having place of business in State is forfeited if vehicle is operated in violation of size, weight, or loading provision of code.

S.B. 766—POWERS. (Rev. & Tax.) Amends and repeals various Secs., R. & T. C., re returns and bonds for motor vehicle fuel license tax.

Abolishes requirement that distributor's return to board be verified by oath. Eliminates provisions re distributor's bond.

S.B. 767—COOMBS. (L. Gov.) Amends Sec. 34302, Gov. C., to permit incorporation of city containing 300, rather than 500, inhabitants.

S.B. 768—COOMBS. (L. Gov.) Amends Sec. 34303 and adds Sec. 34316.5, Gov. C., re incorporation of cities.

Provides that urban unincorporated area established by superior court proceedings may initiate incorporation proceedings on petition of 25 qualified signers. Prohibits board of supervisors from changing boundaries of such areas.

S.B. 769—COOMBS. (L. Gov.) Adds Ch. 3.5, Pt. 2, Div. 2, Gov. C., re urban unincorporated areas.

Authorizes determination, through petition to superior court, of boundaries of urban unincorporated areas, consisting of unincorporated territory of a county meeting prescribed qualifications.

Prohibits board of supervisors from providing municipal type services to such area unless paid for by area and permits board to levy tax within area to secure payment therefor.

S.B. 770—COOMBS. (L. Gov.) Amends and repeals various Secs., Gov. C., re annexation of territory to city.

Specifies procedure for annexation to city of urban unincorporated area established pursuant to S.B. 769.

Deletes requirement of approval by legislative body of city to annexation of territory to city.

S.B. 771—SUTTON. (L. Gov.) Amends Secs. 441, 443, and 447, Ed. C., re salaries of county superintendents of schools.

Changes salaries in Tehama, Glenn, and Colusa Counties to unspecified amounts.

S.B. 772—WILLIAMS. (F. & G.) Adds Art. 3.5, Ch. 3, Pt. 3, Div. 4, and repeals Sec. 37.2, F. & G. C., re deer hides and bounties on predatory mammals.

Requires persons taking deer to turn over hide properly dried or salted to Fish and Game Commission, unless retained for personal use under rules of commission.

Requires commission to sell hides to highest bidder and to use funds derived from sale to pay bounties on predatory mammals. Provides for bounty of \$100 on mountain lions, rather than \$50 for male and \$60 for females. Establishes bounty on coyotes and bobcats of \$10.

S.B. 773—TENNEY. (Sec. Wel.) Amends and repeals various Secs., W. & I. C., re liability of persons and counties for care and cost of commitment of feeble-minded and other incompetents not insane.

Requires person charged with support of person committed to state home for feeble-minded to pay to county expenses of commitment proceedings and investigations, and to pay to State expenses of committed person's delivery to state institution.

Deletes provisions making county from which person is committed liable for cost of care of such feeble-minded persons while at state institutions.

Deletes other provisions requiring county reports and payments as to commitments of feeble-minded persons, determination of cost of care for such persons by Department of Institutions, and reports by superintendents of state homes as to persons whose care is to be paid for by the several counties.

S.B. 774—TENNEY. (Soc. Wel.) Amends Sec. 740.5, W. & I. C., re cost of care of mental health observations.

Deletes provision that cost of care during mental health observations at state institutions of wards of juvenile court shall be paid by county from which person was committed.

S.B. 775—TENNEY. (Jud.) Amends Sec. 5356 and repeals Secs. 5356.1 and 5356.2, W. & I. C., re liability of persons and counties for care and cost of commitment of narcotic addicts.

Requires person charged with support of person committed or person himself to pay to county expenses of commitment proceedings and investigations, and to pay to State expenses of committed person's delivery to state institution.

Deletes provisions making county from which narcotic addict is committed liable for cost of care of such addicts while at state institution.

Deletes other provisions requiring county settlement reports and payments as to commitments of narcotic addicts.

S.B. 776—THOMPSON. (Agr.) Amends Sec. 9132, P. R. C., re soil conservation, making no substantive change.

S.B. 777—THOMPSON. (Agr.) Amends Sec. 9405, P. R. C., re soil conservation, making no substantive change.

S.B. 778—TENNEY. (Jud.) Amends Sec. 7060 and repeals Secs. 7062, 7063, and 7064, W. & I. C., re liability of persons and counties for care and cost of commitment of defective or psychopathic delinquents.

Requires person charged with support of person committed or person himself to pay to county expenses of commitment proceedings and investigations, and to pay to State expenses of committed person's delivery to state institution.

Deletes provisions making county from which psychopathic delinquent is committed liable for cost of care of such delinquent while at state institution.

Deletes other provisions requiring county settlement reports and payments as to commitments of psychopathic delinquents, and determination by Director of Institutions of cost of care of such delinquents whose care is to be paid for by the several counties.

S.B. 779—POWERS. (Agr.) Amends Secs. 339.3, 339.4, and 353.10, Ag. C., re fees for cattle brands and brand inspection.

Increases annual renewal fee for cattle brands from \$1.50 to \$2.00.

Permits owners of state-wide recorded brands to pay renewal fees in advance for not to exceed 10 years.

Reduces fee for inspection of cattle originating in another state and shipped for immediate slaughter to slaughterer in this State who is located in full point of origin inspection area from 20 cents to 8 cents.

S.B. 780—ABSHIRE. (Fin. Inst.) Amends Sec. 5050, Ins. C., re county mutual fire insurance.

Increases requirements for incorporation of such corporations from 25 to 100 incorporators, owning real property of \$500,000, rather than property of \$50,000, value; requires incorporators to agree to insure such property and to advance deposit premium of 25 cents per \$100 insurance.

Makes such changes effective January 1, 1952.

S.B. 781—ABSHIRE. (Fin. Inst.) Amends Sec. 6040, Ins. C., re county mutual fire insurance.

Authorizes insurance of property in or on designated premises whether such premises are insured or not. Provides bill is declaratory of existing law.

S.B. 782—ABSHIRE. (Fin. Inst.) Amends Sec. 6047, Ins. C., re county mutual fire insurance.

Changes base amount of insurance in force, on which right to write additional insurance on each risk is computed, from \$10,000,000, to \$10,000,000 gross, insurance.

S.B. 783—DESMOND AND OTHERS. (L. Gov.) New act, re State Board of Examiners of Shorthand Reporters and certification of shorthand reporters.

Creates State Board of Examiners of Shorthand Reporters. Provides for its duties and powers, for examination and certification of shorthand reporters, and for fees. Prescribes penalties for violation and otherwise provides for regulation of shorthand reporters.

S.B. 784—O'GARA. (Gov. Eff.) Amends Act 6386 and Sec. 304, P. U. C., re members of Public Utilities Commission.

Changes salaries of members from \$12,000 a year to unspecified amount.

S.B. 785—GIBSON. (Fin.) Appropriates unspecified sum to Department of Education for reconstruction of mess hall at California Maritime Academy.

S.B. 786—GIBSON AND DILLINGER. (Soc. Wel.) Amends Sec. 662, W. & I. C., re management and control of juvenile halls.

Provides that in all counties, rather than only in those having population in excess of 2,000,000, internal affairs of juvenile hall or branch juvenile hall shall be under management and control of probation committee of county. Deletes provisions that in counties having population not in excess of 2,000,000 juvenile hall or branch juvenile hall shall be managed and controlled by county probation officer, with advice of probation committee.

S.B. 787—BURNS. (Lab.) Repeals and adds Sec. 6413, Lab. C., re workmen's safety.

In lieu of present provision making reports of employers and others regarding injuries to employees furnished Division of Labor Statistics and Research confidential, provides information involved is open to public inspection except on order of Industrial Accident Commission or panel, commissioner or referee thereof in course of a proceeding.

S.B. 788—BURNS. (Lab.) Amends Secs. 6407 and 6408, Lab. C., re workmen's safety.

Requires filing by employer with Industrial Accident Commission of report of injury to employee.

Where injury results in death, requires telephonic or telegraphic report within 7 days.

S.B. 789—BURNS. (Elec.) Adds Sec. 2838.5, Elec. C., re county central committees.

Permits nominees of each party for State Senate, Assembly, representative in Congress, and incumbent State Senators to appoint 3 members of county central committees.

S.B. 790—DESMOND. (Jud.) Adds Secs. 54468.1, 54348.1, and 54348.2, Gov. C., re Sanitation, Sewer and Water Revenue Bond Law of 1941.

Gives additional powers to legislative bodies of local agencies re security of bonds issued pursuant to such law, by authorizing inclusion in resolution authorizing bonds, of provision that charges for services constitute lien on lands served, and provides for enforcement of such lien.

S.B. 791—DESMOND. (L. Gov.) Amends Secs. 54307 and 54310, Gov. C., re Sanitation, Sewer and Water Revenue Bond Law of 1941.

Includes within enumeration of enterprises for financing of which such law authorizes bonds to be issued, production, transmission, and distribution of water for public or private purposes.

S.B. 792—DESMOND. (Fin. Inst.) Adds Sec. 10203.8, Ins. C., re group life insurance.

Authorizes writing group life policy to cover depositors under savings account plan of financial institution where plan provides for equal, periodic deposits for not over 60 consecutive months; insurance does not exceed difference between amounts deposited and to be deposited under plan, or \$1,500 on one life; there are 100 new entrants yearly; financial institution is applicant, beneficiary, and party through or by whom premiums are paid.

S.B. 793—DESMOND. (Fin. Inst.) Amends Sec. 53200, Gov. C., re group insurance.

Authorizes legislative bodies of local governmental agencies to adopt system of group annuities and group annuity contracts for employees thereof.

S.B. 794—DESMOND. (Fin. Inst.) Amends Sec. 10206, Ins. C., re group life insurance.

Makes group policy incontestable for statement made by insured employee as to his insurability after policy in force 2 years unless contained in written application signed by insured.

S.B. 795—DESMOND. (Fin. Inst.) Amends Sec. 10203.4 Ins. C., re group life insurance.

Deletes schedule of maximum insurance permitted to insured's dependents between ages of 6 months and 4 years, under group policy. Increases from 18 to 21 years age of child insurable as dependent.

S.B. 796—DESMOND. (Fin. Inst.) Amends Sec. 10270.5, Ins. C., re group disability insurance.

Provides that master policy of group disability insurance covering members of labor unions may be issued to more than one such union.

S.B. 797—DESMOND. (Fin. Inst.) Amends Sec. 10203, Ins. C., re group life insurance.

Authorizes issuance of group life insurance policy to more than one union. Deletes requirement that members insured be actively engaged in same occupation. Permits payment of union members' premium by third party.

S.B. 798—DESMOND. (Fin. Inst.) Amends Sec. 10202.8, Ins. C., re group life insurance.

Authorizes issuance of group life policy to trustees of fund established by 1 employer as well as by 2 or more in same industry, labor unions, or combination of each.

Permits payment of portion of premiums by insured persons or classes thereof upon election of 75 percent of eligible persons in class.

S.B. 799—DESMOND. (Fin. Inst.) Amends Sec. 10202, Ins. C., re group life insurance.

Reduces minimum number of employees required to be covered under group life policy issued to an employer from 25 to 10.

S.B. 800—KRAFT. (B. & P.) Amends Sec. 4010, B. & P. C., re regulatory powers of California State Board of Pharmacy.

Authorizes board to regulate sale of medical and surgical supplies and devices used for treatment or diagnosis of disease.

S.B. 801—KRAFT. (B. & P.) Amends Sec. 4030, B. & P. C., re sale of devices used for treatment or diagnosis of disease.

Prohibits manufacture, sale or dispensing of device used for treatment or diagnosis of disease by person who is not registered pharmacist except as otherwise provided by regulatory provisions relating to pharmacy.

S.B. 802—KRAFT. (B. & P.) Amends Secs. 4011, 4031, B. & P. C., re quality and strength of pharmaceutical preparations and medicines and the supplying of such to patients by persons duly registered by Board of Medical Examiners or Board of Osteopathic Examiners.

Makes no substantial change in present law.

S.B. 803—KRAFT. (B. & P.) Amends Secs. 4030, 4032, 4040, adds Sec. 4034, B. & P. C., re manufacture, sale and dispensing of medicines and drugs.

Prohibits manufacture, sale, compounding, or dispensing of medicinal chemicals by any person who is not registered pharmacist except as otherwise provided by regulatory provisions relating to pharmacy.

Subjects to prohibited manufacture or sale provisions, medicinal drugs or preparations named and listed in New and Non-official Remedies when sold under such name or with trade name, brand, or trade-mark.

Prohibits sale of drugs or medicines by wholesaler or manufacturer to person other than licensee or wholesaler except as otherwise provided by regulations relating to pharmacy. Makes violation of provisions of chapter relating to pharmacy a misdemeanor, punishable as provided therein.

S.B. 804—KRAFT. (B. & P.) Amends Sec. 4256, B. & P. C., re schedule of fees and penalties for certificates and permits issued by California State Board of Pharmacy.

Prescribes annual fee of \$10 for dealer in medicine and surgical supplies and deletes annual fee of \$10 for analytical toxicologist.

S.B. 805—KRAFT. (B. & P.) Amends Sec. 7303, B. & P. C., re term of members of State Board of Cosmetology.

Prohibits member of State Board of Cosmetology from serving more than 1 term.

Provides that vacancies shall be filled within 60 days, and vacancies occurring during term shall be filled for unexpired term.

S.B. 806—KRAFT. (B. & P.) Amends Secs. 7330, 7373, and 7382, B. & P. C., re practice of cosmetology.

Deletes provision requiring hairdresser, cosmetician or cosmetologist to practice cosmetology under immediate personal supervision of a licensed hairdresser and cosmetician or cosmetological manager-operator.

Deletes provision requiring cosmetological establishment at all times to be under immediate supervision of a licensed hairdresser and cosmetician or cosmetologist manager-operator.

S.B. 807—KRAFT. (B. & P.) Amends Sec. 18711, B. & P. C., re revenue payable by licensed athletic clubs to the State Athletic Commission.

Requires each club licensed by State Athletic Commission to pay 1 cent for each 20 cents or fraction thereof of amount paid to such club for right to televise, telecast or broadcast athletic contests conducted by it.

S.B. 808—KRAFT. (Ed.) Amends Sec. 13836, Ed. C., re payment of teachers' salaries.

Requires that certificated employees paid on calendar monthly basis be paid on last teaching day of month at place of assignment.

S.B. 809—KRAFT. (Elec.) Adds Sec. 2599.5, Elec. C., re declarations of intention to become candidates.

Requires every candidate for elective office to file declaration of intention to become candidate not more than 10 nor less than 5 days prior to 1st day on which nomination papers may be circulated or filed.

S.B. 810—KRAFT. (Elec.) Repeals Sec. 2836 and amends Sec. 2837, Elec. C., re county central committees.

Deletes provision prescribing method of election and number of central committees in counties containing 5, and those containing less than 5, assembly districts.

Provides that in counties containing less than 6 assembly districts, 5 central committeemen shall be elected from each supervisor district.

S.B. 811—KRAFT. (F. & G.) Amends Secs. 867 and 868, F. & G. C., re yellow-tail, barracuda, and white sea bass.

Prohibits delivery of yellow-tail, barracuda, or white sea bass taken in waters south of United States-Mexican boundary to California ports aboard boats carrying purse seine or round haul nets, or possession of such fish aboard such boats.

S.B. 812—KRAFT. (Gov. Eff.) Amends and adds various Secs., Ed. C., re the State Teachers' Retirement System.

Provides that member shall receive credit for time during which he served in military service if, within 1 year prior to entering such service, he was employed in status as student or training in trade and thereafter is employed in status requisite for membership in system. Declares that full credit for military service shall be given to member who has 25 years or more of credit for teaching.

Qualifies for retirement for service any member who is credited with 25 years of service in this State.

Provides that member who is also member of local retirement system shall not receive total allowance or death benefit less than allowance or benefit payable to or in respect to members who are not members of local retirement systems.

Permits member of a local retirement system to transfer membership to State Teachers' Retirement System, in which case money credited to member in local system is to be transferred to state system. Provides that upon majority vote of members of local system who qualify for membership in state system, local system shall be transferred to state system, and money credited to such members shall be transferred to state system. Upon such transfer all members of local system are to become members of state system.

S.B. 813—KRAFT. (Jud.) Amends Sec. 142, Civ. C., re alimony payments.

Prohibits alimony allowance from separate earnings, as well as estate, of one spouse, where other has either earning capacity or estate sufficient for support.

S.B. 814—KRAFT. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925, to increase number of deputy clerks (court clerks) of Municipal Court of San Diego from 8 to 10.

S.B. 815—KRAFT. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925, re San Diego municipal court, making no substantive change.

S.B. 816—KRAFT. (L. Gov.) Amends Act 1880, the Municipal and Justice Court Act of 1949, providing for municipal courts the number of commissioners prescribed by Legislature.

S.B. 817—KRAFT. (L. Gov.) Adds Sec. 4793.1, H. & S. C., re county sanitation districts.

Provides that money remaining in construction fund, after objects mentioned in resolution calling bond election have been accomplished, shall be used for payment of bonds.

S.B. 818—KRAFT. (L. Gov.) Amends Secs. 14796 and 14797, R. & T. C., re inheritance tax commissions of San Diego County Treasurer.

Raises maximum commissions from \$300 to \$500 re transfers resulting from death of one decedent and from \$7,500 to \$20,000 re total taxes in any year.

S.B. 819—KRAFT. (Nat. Res.) Appropriates \$15,000 to Division of Beaches and Parks to be expended on matching basis for construction of works and development of water resources at Hual-Cu-Cuish campsite in Cuyamaca State Park.

S.B. 820—KRAFT. (Pub. H. & S.) Amends Sec. 11166.12, H. & S. C., to permit dispensing of narcotic drugs enumerated therein upon oral prescription which prescriber agrees to confirm in writing within 72 hours.

S.B. 821—KRAFT. (Pub. H. & S.) Amends Sec. 17702.5, H. & S. C., to permit required partition in buildings separating kitchen from room used for sleeping purposes to have opening not to exceed 3 feet in width by 7 feet in height.

S.B. 822—KRAFT. (Pub. H. & S.) Amends Sec. 20703, H. & S. C., re definition of "poison," as used in law regulating its distribution.

Exempts therefrom methyl alcohol or formaldehyde, and preparations containing 1 percent or more of these compounds, when used as preservative and not sold to general public.

S.B. 823—KRAFT. (Pub. H. & S.) Amends, adds, and repeals various Secs., H. & S. C., re adulterating, misbranding, and advertising of drugs and devices.

Provides that drug is adulterated if its strength differs from professed standard of quality under which it is sold.

Provides that drug sold on prescription is adulterated and misbranded if its strength, purity, quality, quantity, or brand differs from that prescribed in prescription.

Deletes provisions defining as misbranded any drug containing amidopyrine, cinchophen, sulfanilamide, thyroid, or any of its preparations, compounds, or derivatives which is sold at retail without prescription. Deletes prohibition against refilling prescriptions of such drugs unless ordered by prescriber.

Requires that drug sold on written prescription bear name of person for whom it is prescribed and directions for its use.

Deletes provisions that advertisement representing drug or device as having any effect on enumerated diseases or maladies is false, and adds provisions making such advertisement unlawful. These added provisions do not apply to advertisements disseminated to licensed practitioners of healing arts.

Provides that it is unlawful to exclude agents of State Board of Public Health from any premises or vehicle used, or suspected of being used, for preparation or distribution of drugs or devices.

Prohibits employee of Bureau of Laboratories from producing record pertaining to bureau or disclosing information acquired in discharge of his duties, except as required in performance of his duties as directed by chief of the bureau.

Makes other changes to remove inconsistencies and to correct cross-references.

S.B. 824—KRAFT. (Pub. H. & S.) Amends and adds various Secs., H. & S. C., re dangerous drugs.

Redefines categories of "dangerous drugs."

Clarifies law relating to dispensing and administering of dangerous drugs.

Modifies procedure for recording such transactions.

S.B. 825—KRAFT. (Pub. H. & S.) Amends Sec. 29026, H. & S. C., to provide that every person violating any hypnotic drug provision of Div. 22, H. & S. C., rather than Ch. 2 thereof, is subject to penalties prescribed.

S.B. 826—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re computation of benefit claims.

Makes base period on which benefit rights are computed extend to from 3 to 5, rather than from 4 to 6, months preceding date of claim establishing benefit year.

Requires claimant to be available for work to establish valid claim.

S.B. 827—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re definition of unemployed.

Precludes finding person unemployed if during same period in preceding 2 years he was not gainfully employed.

S.B. 828—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re suitable employment.

Redefines "suitable employment" to mean, for first 4 consecutive weeks of unemployment, work in individual's usual, or a closely related, occupation at approximately prevailing rate of pay for such work in locality; after such 4 weeks, any work for which individual is reasonably fitted, with stated exceptions, if it pays wages equal to his weekly benefit amount.

S.B. 829—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re charges to employers' accounts.

Changes cross-reference to conform to changes proposed in S.B. 836.

S.B. 830—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re charges to employers' accounts.

Makes provision excepting employers from charges to their accounts for benefits paid to claimant subsequent to disqualification for voluntary quitting or discharge for misconduct based on wages earned prior to disqualifying act, applicable to only those employers, other than one involved in such disqualifications, who had filed notice of potential disqualification for such causes.

S.B. 831—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re statement of charges to employers' account.

Extends scope of judicial review of proceedings on protest of statement of charges, to examination of disputed benefit claims where administrative proceedings relative thereto were exhausted.

S.B. 832—KRAFT. (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Provides for filing protest with, and hearing by, referee, with right to appeal referee's decision within 10 days to Appeals Board, rather than filing with Appeals Board in first instance, in matters involving protests to employer's statement of experience rating account, denial of application for transfer of reserve account, and petitions for reassessment and refund.

S.B. 833—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re contributions by workers.

Provides, until termination of national emergency, for payment of tax of unspecified percent of wages by workers in defense work in lieu of present tax.

S.B. 834—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

Reduces maximum benefits payable to disqualified claimant by number of weeks of disqualification times weekly benefit amount.

S.B. 835—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes claimant ineligible if he lost his employment, rather than if he left his work, because of trade dispute.

S.B. 836—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Provides claimant is ineligible, rather than disqualified, for benefits for existing causes.

S.B. 837—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes ineligible, claimant who voluntarily quits work due to pregnancy, and any claimant within 4 weeks after termination of pregnancy. Authorizes commission to require medical certificate to establish such date.

S.B. 838—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits, making no substantive change.

S.B. 839—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Adds 3 additional weeks of disqualification to claimant discharged for misconduct, and reduces maximum benefits payable to such claimant by 6 times weekly benefit amount.

Renders claimant ineligible to serve waiting period or receive benefits, during period of unemployment when claimant (a) quit work to marry or because of marital obligations, (b) was discharged for dishonesty, admitted by claimant or resulting in court conviction, (c) voluntarily quit work without just cause, until earnings after re-employed equal 4 times weekly benefit amount.

Renders claimant ineligible while receiving federal old age and survivors insurance or similar federal benefits; or reduces benefits by amount of such federal payments if less than weekly benefit amount.

S.B. 840—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Limits authorization of commission to prescribe regulations waiving or altering requirements for registering and reporting at public employment office to excepting only partially employed individuals attached to regular jobs from such requirements.

Makes disqualification for voluntary quitting applicable where it was without good cause directly connected with work, rather than without good cause if so found by the commission.

Provides that notices from employer re reasons for discharge or voluntary quitting of employee constitutes timely protests to any subsequent benefit claim of employee.

Imposes disqualification for leaving work to marry or because of marital, filial, parental or other domestic obligations.

S.B. 841—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes disqualification for voluntarily quitting work applicable where it was without good cause directly connected with work rather than without good cause if so found by the commission.

Deletes presumption that discharge or voluntary quitting was not grounds for disqualification unless employer files notice of facts.

Imposes disqualification for leaving work to be married or because of marital obligations, to terminate upon earning \$100 in subject employment thereafter.

S.B. 842—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Creates Division of Appeals with chief appointed from members of Appeals Board at salary of \$12,000. Increases membership of Appeals Board from 3 to 7, reduces salaries to \$10,000; provides for 2 panels of 3 each.

Vests jurisdiction re referees and appeals procedure in Chief of Appeals Division rather than in board, and extends provisions to overpayment claims, disputed coverage petitions, petitions for refund, reassessment or removal of charges from reserve accounts and related matters, as well as to benefit claims.

S.B. 843—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance appeals.

Prescribes procedure for filing petition, hearing by referee and appeal to appeals board in disputes whether benefits are payable from fund, or voluntary plan, rather than authorizing commission to so provide by regulation.

S.B. 844—KRAFT. (Soc. Wel.) Adds Sec. 2160a, W. & I. C., re granting old age security assistance to persons who do not meet residence requirements.

Provides such assistance may be granted to otherwise qualified persons not meeting residence requirements, if state from which such person has removed his residence grants similar benefits to former residents of California who are qualified for these benefits except as to ordinary residence requirements of that state.

S.B. 845—KRAFT. (Trans.) Appropriates \$2,700,000 to Department of Public Works for construction of high level bridge over Lake Hodges in San Diego County.

S.B. 846—KRAFT. (Trans.) Appropriates unspecified sum from General Fund, to Department of Public Works, for preliminary expenses in connection with toll tube or highway crossing between San Diego and Coronado.

Toll Bridge Authority to return appropriation from proceeds of first sale of revenue bonds issued for construction of such tube.

S.B. 847—KRAFT. (Trans.) Amends Sec. 496, S. & H. C., re state highway routes.

Adds to existing Route 196, from Vista to Route 77 in Escondido.

S.B. 848—KRAFT. (Trans.) Amends various secs., S. & H. C., re California Toll Bridge Authority.

Includes tubes within meaning of facilities which California Toll Bridge Authority is authorized to construct, operate, and maintain.

S.B. 849—KRAFT. (Trans.) Adds Div. 19, S. & H. C., re Municipal Corporation Tunnel Authority Law.

Authorizes cities whose areas are adjacent to same body of water to organize and form Municipal Corporation Tunnel Authority.

Gives Authority power to acquire, construct, operate and maintain tunnels or tubes under bodies of water which are within or border upon any city within Authority.

Permits Authority to issue revenue bonds to pay for construction, improvement, or acquisition of tunnels, to be retired from tolls or revenues from use of tunnels.

S.B. 850—KRAFT. (Trans.) New Act, The Municipal Corporation Tunnel Authority Act, re formation of authority for construction of tunnels.

Authorizes cities whose areas are adjacent to same body of water to organize and form Municipal Corporation Tunnel Authority.

Gives Authority power to acquire, construct, operate, and maintain tunnels or tubes under bodies of water which are within or border upon any city within the Authority.

Permits Authority to issue revenue bonds to pay for construction, improvement, or acquisition of tunnels, to be retired from tolls or revenues from use of tunnels.

S.B. 851—DESMOND. (Fin. Inst.) Amends Sec. 1240 Ins. C., re investments.

Limits foreign investments of companies doing foreign business to amount required to be so invested by law of such place, or $1\frac{1}{2}$ times amount of reserves and other obligations under foreign contracts whichever is greater.

S.B. 852—DESMOND. (L. Gov.) Amends Act 6393, the Municipal Utility District Act, authorizing disposition of documents in possession of municipal utility district whenever district board by resolution determines that information contained therein is otherwise available.

S.B. 853—TENNEY. (Soc. Wel.) Amends Secs. 869 and 869.5, repeals Sec. 1201, W. & I. C., re county payment for support of juvenile court wards.

Deletes provisions requiring counties to pay State for care and support of juvenile court wards committed to Youth Authority or confined in institutions subject to its jurisdiction, and declares that cost of care and maintenance of all persons committed to Youth Authority or confined in institutions subject to its jurisdiction pursuant to commitments under Juvenile Court Law shall be charge against State.

Deletes provisions authorizing counties to reimburse boarding homes, foster homes, or work homes for maintenance of juvenile court wards committed to State schools and placed in such homes.

S.B. 854—TENNEY. (Soc. Wel.) Amends Sec. 7106 and repeals Secs. 7107, 7108, and 7109, W. & I. C., re chronic inebriates.

Deletes requirement that county pay State cost of care of persons at state inebriate colonies.

Requires that payments by person committed to state inebriate colony be made to State rather than county.

S.B. 855—BREED. (B. & P.) Amends Secs. 10213.5 and 10213.7, adds Secs. 10328.9 and 10333.8, B. & P. C., re license fees for real estate salesmen, provisional salesmen, restricted brokers, and restricted salesmen.

Provides license and examination fees for real estate provisional salesmen.

Provides license fees for real estate restricted brokers and restricted salesmen.

S.B. 856—WARD. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re exclusion from sales and use tax.

Excludes property sold, stored, used, or consumed for incorporation into manufactured article for sale in regular course of business.

To take effect immediately, tax levy, operative July 1, 1951.

S.B. 857—WARD. (Gov. Eff.) Amends Sec. 161b, Civ. C., re payment or refund under employees benefit plans.

Constitutes discharge of liability, payment or refund under conditions specified, under any, instead of enumerated, employee benefit plans.

S.B. 858—JUDAH. (Gov. Eff.) Amends and adds various Secs., Gov. C., re State Employees' Retirement System.

Redefines "beneficiary" as any person designated to receive, or who qualifies for receipt of, benefit payable under State Employees' Retirement Law, rather than any person having insurable interest in life of a member who is designated by him to receive benefit so payable.

Requires board of administration, upon basis of quadrennial investigation and valuation of system, to transfer from accumulated income in excess of interest credited to contributions or from accumulated contributions of State or contracting agencies, as case may be, held for benefit of members on account of current service, or from both, amounts necessary to bring amount available to meet obligation of the State and contracting agencies, respectively, on account of benefits granted to or on account of retired or deceased members, up to basis of mortality tables and interest rate adopted by board.

Requires records and accounts of board to show accumulated contributions of State and of contracting agencies, including amounts available to meet obligation of State and of contracting agencies, respectively, on account of benefits that have been granted to or on account of retired and deceased employees and on account of prior service of members.

Authorizes retirement system, upon termination of public agency contract, to pay to public agency amount equal to excess of accumulated contributions of agency over actuarial equivalent of amount system is obligated to pay thereafter to or on account of persons employed or who have been employed by agency.

Makes other technical clarifying amendments.

S.B. 859—JUDAH. (Gov. Eff.) Adds Art. 4.5, Ch. 2, Pt. 3, Div. 5, Title 2, Gov. C., re investment of State Employees' Retirement System funds in real property or improvements thereon for lease or lease-sale to State.

Empowers board of administration, by approval of not less than $\frac{2}{3}$ of membership excluding Director of Finance, to invest not more than 10% of assets of retirement system in real property or improvements constructed or to be constructed on real property acquired or made for sale or lease to State. Prior to such investment, lease-option agreement is to be made with State, under which State agrees to rent property for period not to exceed 40 years at rental sufficient to return to retirement fund not less than amount invested with interest at agreed rate. Agreement ~~may~~ contain purchase option providing that upon exercise of option State shall pay sum which when added to rentals paid will return not less than investment plus interest to effective date of option at specified rate.

Title to real property and improvements, or, if improvements constructed on real property owned by State, title to improvements only, shall be vested in board, to be transferred to State upon expiration of period of lease if rental paid. State is to be responsible for operation, maintenance, and management of leased improvement. Improvements constructed to be subject to the State Contract Act and construction under direction of Division of Architecture; but no money is to be transferred from Retirement Fund to Division of Architecture Revolving Fund until needed to meet contract payments or other expenses.

Board is empowered to acquire improved or unimproved land under provisions of Property Acquisition Act, and to do any and all things necessary to protect investment, including purchasing insurance against loss or damage to property. Director of Finance, with consent of State agency having jurisdiction thereof, may lease to board, for term not exceeding 40 years, any real property belonging to State, by instrument requiring board to construct on premises improvements for use of State.

S.B. 860—JUDAH. (Gov. Eff.) Adds Sec. 20338, Gov. C., re exclusion of state college extension service teachers from State Employees' Retirement System.

Excludes person serving state college as teacher in extension service, whose compensation therefor is established on basis of class enrollment either actual or estimated, with respect to such service.

S.B. 861—JUDAH. (Gov. Eff.) Amends Sec. 20750.4, Gov. C., re State Employees' Retirement System.

Changes rate of State's contribution to Retirement Fund as to warden members to unspecified amount.

S.B. 862—JUDAH. (Gov. Eff.) Amends Sec. 20750.3, Gov. C., re State Employees' Retirement System.

Changes rate of State's contribution to Retirement Fund as to forestry members to unspecified amount.

S.B. 863—JUDAH. (Gov. Eff.) Amends Sec. 20750.2, Gov. C., re State Employees' Retirement System.

Changes rate of State's contribution to Retirement Fund for State patrol members to unspecified amount of compensation paid thereto.

Deletes provision defining compensation paid for members absent on military service.

S.B. 864—JUDAH. (Gov. Eff.) Amends Sec. 20750.1, Gov. C., re State Employees' Retirement System.

Changes rate of State's contribution to Retirement Fund for state miscellaneous members to unspecified amount.

S.B. 865—JUDAH. (Gov. Eff.) Amends, renumbers, adds, and repeals various Secs., Gov. C., re State Employees' Retirement System.

Empowers board of administration to authorize its executive officer, rather than to appoint a committee of 1 or more of its members, to perform routine acts. Provides that acts of executive officer shall be reported forthwith to members of board, and be subject to review and ratification or reversal by board at its next meeting. Reversal by board is to be effective as of date fixed by board, but payment of benefits prior to board action is not to be affected by such action, except for such recovery of amounts paid from payee as board may direct.

Permits member to redeposit withdrawn contributions in several sums, as well as in one sum or in installments as presently permitted.

Includes within time considered absence on military service any period of rehabilitation afforded by United States Government other than one for purely educational purposes.

Extends conditional right of having Federal service considered State service now granted to members never employed by State prior to rendering Federal service also to members whose State service prior to rendering Federal service was terminated for reasons other than transfer of functions from State to agency of United States.

Extends time within which member eligible to be credited with State service for time during which he was in Federal service may file required information and make required contributions from July 1, 1950, to 90 days after notice of his right is mailed by retirement system to office, department, or contracting agency by which member is currently employed or to member's latest address on file in office of retirement system.

Permits governing body, or clerk or other official designated by governing body, of contracting agency by which employee of contracting agency is employed to apply to board for disability retirement of employee.

Eliminates requirement that beneficiary designated by member have insurable interest in life of member.

Eliminates requirement that surviving wife of patrol member has been married to member prior to date of injury or onset of disease resulting in death in order to be eligible for continuance of $\frac{1}{2}$ of member's retirement allowance after his death throughout her life or until remarriage.

Revises statement of conditions under which basic or special death benefit is payable.

Permits member to elect to have part, as well as whole, of basic death benefit paid in installments.

Provides that where benefits paid by system are recoverable by State Compensation Insurance Fund or Attorney General on behalf of retirement system under subrogation provisions, recovery shall not be made from benefits payable under State Employees' Retirement Law because of injury or death in question.

Makes numerous other clarifying and corrective changes.

S.B. 866—COLLIER. (Trans.) Amends Sec. 2111, S. & H. C., re apportionments to counties from revenue of Motor Vehicle Fuel License Tax.

Increases minimum apportionments paid during January, April, July, and October of each year from \$7,500 to \$12,500.

S.B. 867—BREED. (Rev. & Tax.) Adds Sec. 15427, R. & T. C., re exemptions from gift tax.

Prohibits allowance of further exemption when sum of all net gifts made to donee by donor equals or exceeds amount of specific exemption allowable on gift made during any calendar year.

S.B. 868—HOFFMAN AND OTHERS. (F. & G.) Amends and repeals various Secs., F. & G. C., re taking fish with nets.

Deletes provisions permitting salmon to be taken with certain nets in Fish and Game District 12C between Nov. 15th and June 15th, and permitting use of drift gill nets in said district.

Prohibits taking salmon or shad with nets, and use of drift gill or trammel nets in those portions of District 12B lying in Sacramento and San Joaquin Rivers and connected waters upstream from a line drawn from Stake Point to Simmons Point, thence northeasterly along the westerly shore of Chippis Island and thence easterly across Spoonbill Creek to Van Sickle Island.

Prohibits use of trammel nets in District 12C.

S.B. 869—BYRNE AND ED. C. JOHNSON. (F. & G.) Repeals and adds Art. 2, Ch. 1, Pt. 2, Div. 4, F. & G. C., re fish screens and obstructions in streams.

Deletes present provisions pertaining to fish screens and obstructions in streams. Provides that Fish and Game Commission may establish and maintain fish screens and other devices in artificial watercourses to prevent entry of fish and permit return of fish. Provides for ingress and egress upon private lands.

Requires persons and corporations to install and maintain such devices at their own expense when ordered by commission.

Prohibits tampering with such devices.

Prohibits construction of obstructions across streams unless passageway for fish is provided. Permits commission to require construction of passageways over existing obstructions. Requires owners of obstructions to maintain passageways.

Makes doing of prohibited acts a misdemeanor.

Permits commission to bring suits in equity to enjoin violations of article.

S.B. 870—BYRNE AND SUTTON. (F. & G.) Adds Sec. 480.1, F. & G. C., re use of electricity in state waters.

Prohibits use in state waters of electrical device, appliance, or current which tends to frighten or obstruct movement of game fish, unless permitted by Fish and Game Commission.

S.B. 871—REGAN, JESPERSEN, AND JAMES E. CUNNINGHAM. (Jud.) Amends Sec. 209, Pen. C., re kidnapping.

Authorizes jury to impose punishment of life imprisonment with possibility of parole for kidnapping where victim suffers bodily harm.

S.B. 872—HOFFMAN. (Ed.) Adds Secs. 8151.1, 13401.1, and 16276, Ed. C., re aid by schools in harvesting crops.

Provides that during national emergency declared by President or during war, school may be held on Saturdays and on certain holidays, and teacher's institutes need not be held and school may be closed for equivalent period, to make pupils available for harvesting crops, and school busses may be used for transportation to and from harvesting places.

S.B. 873—MILLER. (L. Gov.) New act, re municipal courts.

Provides for constitution of municipal court in judicial districts having more than 90,000 and less than 110,000 population in Contra Costa County.

S.B. 874—MILLER. (Lab.) Amends Sec. 1557, and adds Sec. 1556.1, Lab. C., to exempt nonprofit teachers' professional organization which maintains placement service from laws regulating employment agencies.

Makes such exemption conditional upon annual filing with Labor Commissioner of certain information relating to the organization.

S.B. 875—O'GARA. (Gov. Eff.) Amends Act 6386, the Public Utilities Act, and Sec. 307, P. U. C., to establish salary of attorney for Public Utilities Commission at unspecified sum.

S.B. 876—O'GARA. (Gov. Eff.) Adds Sec. 13011, Gov. C., to allow Director of Finance to make available parking facilities to elected state officials.

S.B. 877—O'GARA. (Jud.) Amends Sec. 2261, Civ. C., re trusts.

Authorizes investment of trust funds in open-end or closed-end management type investment company or trust registered under Federal Investment Company Act of 1940.

S.B. 878—O'GARA AND OTHERS. (Trans.) Amends Act 7102b, San Francisco Bay Area Metropolitan Rapid Transit District Act, re special assessment bonds.

Authorizes district to issue special assessment bonds for cost of acquisition of facilities of district. Cost to be assessed against portion of district benefited.

Further proceedings for special assessment not to be taken for 6 month period if protest made by owners of more than $\frac{1}{2}$ assessed valuation of property in special assessment area.

S.B. 879—O'GARA AND OTHERS. (Trans.) Amends Act 7102b, San Francisco Bay Area Metropolitan Rapid Transit District Act, re formation and powers of district.

Deletes requirement that certain named cities are necessary to formation of district, and permits counties surrounding San Francisco Bay, or any cities therein, to be included in district.

Expands meaning of rapid transit to include any type of transit service which is in part grade separated from intersecting traffic.

Establishes alternative provisions for formation of district, by petition of 15 percent of voters in district.

Changes composition, method of appointment, and term of office of council, which is governing body of district.

Creates position of General Manager of district, to replace board of management, in administering the business affairs of district. Appointments and promotions of classified employees to be made on merit and fitness basis, according to rules of council.

Adds to powers of district, transporting mail, establishing retirement system, making investigations, exercising exclusive franchises in absence of pre-existing franchises, and various other powers.

Requires submission of plans and routes of facilities to appropriate planning commissions and other public agencies.

Shortens term of obligation bonds from 75 to 50 years.

Prohibits use of funds raised by property tax for payment of interest or principal on revenue bonds.

Requires annexed territory to pay proportionate share of previous capital expenditures.

Makes other changes.

S.B. 880—BUSCH. (Jud.) Amends Secs. 5517 and 5518, W. & I. C., to clarify return to court, proceedings, sentences, recommitments, and trials of sexual psychopaths committed to state institutions for indeterminate periods.

S.B. 881—BUSCH. (Jud.) Amends Secs. 7059, 7066, and 7067, W. & I. C., re defective and psychopathic delinquents.

Deletes provisions authorizing execution of orders of commitment and orders for return to court by persons other than the sheriff.

Extends provisions for commitment proceedings with respect to minors before juvenile court to certain categories of such minors now excepted from those provisions, including those having no parent or guardian, or no parent or guardian willing to exercise or capable of exercising proper parental control, or having no parent or guardian actually exercising such control and who are in need of such control; those who are destitute or not provided with necessities of life by parents, and who have no other means of obtaining such necessities; and to those whose homes are unfit for them by reason of neglect, cruelty, or depravity of parent, guardian, or other person having custody or care.

Permits parole or granting of leave of absence to those who, in opinion of superintendent, will benefit thereby, whether or not they are no longer a menace to health and safety of others, if court does not order their return to court, in same manner and

subject to same conditions as parole or leave of absence may now be granted to those who are no longer a menace to health and safety of others.

Provides that when person is discharged by medical superintendent after completion of 5 years on parole, certified copy of discharge shall be furnished to committing court, which shall thereupon make such disposition of pending criminal action as it deems necessary and proper.

Provides that when in opinion of superintendent person committed has not recovered and will not benefit by further care and treatment under facilities of Department of Mental Hygiene, or has improved to such an extent that he is no longer a menace to the health and safety of others, superintendent of institution and Director of Mental Hygiene shall certify their opinion to committing court, including report, diagnosis, and recommendation concerning person's future care, supervision or treatment. Upon receipt of such certification, committing court is forthwith to order return of person to court and to make such disposition of court case as it deems necessary and proper.

Makes other clarifying and corrective changes.

S.B. 882—BUSCH. (Jud.) Amends Sec. 5050.3, and adds Secs. 6604, and 6604.1, W. & I. C., re emergency admissions to institutions of persons who are believed mentally ill.

Provides when person becomes so mentally ill as to be likely to cause injury to himself or others, and to require emergency care at night time, legal holiday, or when superior court judge is not available, peace officer with reasonable cause to believe this is case may take such person in custody and place him in licensed hospital, state hospital, or county hospital.

Adds provisions allowing superintendents of state hospitals to admit persons in such emergency situations, and requiring superintendents within 10 days to discharge or readmit such persons under any other provision of law.

S.B. 883—BUSCH. (Jud.) Amends Secs. 5050.8 and 5125, W. & I. C., re court procedures and orders in determining mental health.

Clarifies and restates existing law as to court orders and procedures used in determining mental health of person allegedly mentally ill.

Extends time mentally ill person has to demand trial on question of his mental illness.

S.B. 884—BUSCH. (Jud.) Amends Secs. 5050, 5050.1, 5050.2, 5050.5, W. & I. C., re procedure for examination of mental health of person alleged to be mentally ill.

Clarifies provisions for service of order of examination on such person and his nearest relative before examination date.

Provides that before examination such person shall remain at home and not be detained, unless physician certifies such person is menace to himself and others, or if such person fails or refuses to appear for examination.

Provides changes in prescribed form for order for detention to conform with added provisions.

S.B. 885—WILLIAMS. (L. Gov.) Amends Act 9127a, the Water Conservation Act of 1927, making no substantive change.

S.B. 886—COLLIER. (Trans.) Amends Sec. 9651, R. & T. C., re rate of motor vehicle transportation license tax.

Decreases rate from 3% to 2.5% of gross receipts from operations after December 31, 1951, operative only if supplemental tax on use of fuel in heavy vehicles is imposed by Legislature at this session.

S.B. 887—COLLIER. (Trans.) Amends and adds various Secs., R. & T. C., re supplemental use fuel tax and credits against motor vehicle transportation license tax.

Imposes supplemental use fuel tax at unspecified rate per gallon on use of fuel in motor vehicles over 18,000 pounds gross weight, in addition to present use fuel tax, and extending to fuel subject to motor vehicle fuel license tax. Abolishes credit against motor vehicle transportation license tax of 1/3 of weight fees and substitutes credit against that tax for supplemental use fuel tax.

To take effect immediately, tax levy, operative July 1, 1951.

S.B. 888—THOMPSON AND BYRNE. (Ed.) Amends Secs. 20371 and 20372, Ed. C., re state college employees.

Provides for appointment of state college student assistants, instructors for extension service, and teachers and other employees for summer session, by Director of Education upon recommendation of president of college.

S.B. 889—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re benefit payments.

Increases maximum benefits payable by increasing maximum weekly benefit amount from \$25 to \$40 in \$1 steps based on graduated scale of high quarter earnings.

S.B. 890—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes 1 week waiting period compensable where period of unemployment exceeds 1 week.

S.B. 891—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

Increases maximum benefits, by increasing weekly benefit amount \$5 where claimant has dependent spouse plus \$2.50 for each of first 2 dependent children.

S.B. 892—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes requirement that minimum earnings to establish claim exceed 30 times claimant's weekly benefit amount where more than 75 percent of base period wages were paid during single calendar quarter.

S.B. 893—HAROLD T. JOHNSON. (Trans.) Adds Sec. 157.5, Veh. C., to authorize issuance of special license plates to amateur radio operators upon payment of additional fee.

S.B. 894—HULSE. (Agr.) Adds Sec. 88.2, Ag. C., re mineral deposits in lands owned or controlled by district agricultural associations.

Provides, that execution of lease, easement, or agreement for extraction of minerals is not sale of interest in land within meaning of Sec. 88, Ag. C., which requires proceeds of sale of interest in real property owned by an agricultural association to be paid into Fair and Exposition Fund.

Provides that proceeds of such lease, easement, or agreement shall be paid into General Fund.

S.B. 895—HULSE. (Rev. & Tax.) Amends Act 8488, the Bank and Corporation Franchise Tax Act, and Act 8494a, the Corporation Income Tax Act, and adds Sec. 24202, R. & T. C., re deductions in computing net income.

Prohibits deductions from gross income in computing net income to taxpayers subject to above-named acts, including codification thereof in Bank and Corporation Tax Law, where taxpayers derive substantial part of gross income from illegal activities re lotteries, gaming, and horse racing.

To take effect immediately, tax levy.

S.B. 896—HULSE. (B. & P.) Repeals Sec. 8968, B. & P. C., re disposition of moneys in Yacht and Ship Brokers Fund.

Repeals section providing that money in excess of \$25,000 in Yacht and Ship Brokers Fund be transferred annually to General Fund.

S.B. 897—HULSE. (Gov. Eff.) Amends Sec. 19598, B. & P. C., re unclaimed horse racing wagers.

Present law provides procedure for claiming amount due on wager within prescribed period after close of racing meeting and if wager is not so claimed, the amount thereof is deposited in Special Deposit Fund and disposed of as provided for by law. Bill requires deposit in General Fund.

S.B. 898—HULSE. (Jud.) Amends Sec. 196, Civ. C., to provide that mother and father are equally liable for child's support and education.

S.B. 899—HULSE. (L. Gov.) Amends Sec. 421, Ed. C., re salary of school superintendent of Imperial County, making no substantive change.

S.B. 900—HULSE. (Ed.) Amends Sec. 5107, Ed. C., re state school building aid.

Provides that expenses incurred by State Treasurer in taking delivery of securities purchased as investments from surplus in Public School Building Loan Fund may be paid from fund.

S.B. 901—HULSE. (Ed.) Amends Sec. 11291, Ed. C., re school textbooks.

Provides that the requirement that State Board of Education distribute 1 copy of basic textbook to each pupil in elementary school, applies only while textbook is actually used in such school.

S.B. 902—HULSE. (Elec.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Continues present apportionment.

S.B. 903—HULSE. (Elec.) Adds Sec. 481, Gov. C., re apportionment of Senatorial Districts.

Continues present apportionment.

S.B. 904—HULSE. (Elec.) Adds Sec. 492, Gov. C., re apportionment of Assembly Districts.

Continues present apportionment.

S.B. 905—HULSE. (Gov. Eff.) Amends various Secs., Gov. C., re payroll deductions for state employees.

Deletes authorization for deductions from salaries of state employees for participation in credit unions, for payment of premiums on National Service Life Insurance and United States Government Converted Insurance, and for payment of dues of nonprofit membership corporations for defraying cost of medical service or hospital care.

Restricts authorization for deductions from salaries of such employees for payment of premiums on group insurance, to group life, accident, health, and disability insurance.

S.B. 906—HULSE. (Gov. Eff.) Adds Sec. 11011, Gov. C., re state contracts.

Authorizes state agency permitted to contract on State's behalf, to terminate or change any such contract. If contract subject to approval of another state agency, so also is termination or change.

S.B. 907—GIBSON. (Gov. Eff.) Adds Sec. 13537.5, Gov. C., re printing equipment.

Prohibits purchase by state agency of printing or similar equipment without certification by State Printer as to need.

S.B. 908—HULSE. (Gov. Eff.) Amends Secs. 14030 and 14034, Gov. C. and Sec. 2714, Pen. C., re payments by state agencies for services.

Prohibits use of any money derived from General Fund appropriation in Division of Architecture Revolving Fund or Correctional Industry Revolving Fund for payment services performed by Attorney General, Personnel Board and other state agencies.

S.B. 909—HULSE. (Gov. Eff.) Amends Sec. 14032, Gov. C., re Division of Architecture Revolving Fund.

Present law provides generally for withdrawal and return, with Department of Finance approval, of any unused balance in fund to appropriations from which made. Bill changes to require withdrawal and return of unencumbered balance within 3 years from date of transfer or deposit in fund, with provision for extension of such time with Department of Finance approval.

S.B. 910—HULSE. (Gov. Eff.) Adds Sec. 15106, Gov. C., re State's Teletypewriter System.

Authorizes Attorney General to lease facilities and equipment for purpose of connecting system with county, city or district paying installation and maintenance costs.

S.B. 911—HULSE. (Gov. Eff.) Adds Sec. 16376, Gov. C., providing for transfer of California State Historical Association trust money to General Fund.

S.B. 912—HULSE. (Gov. Eff.) Amends and adds various Secs., Gov. C., re vacation and sick leave for state employees.

Allows $7\frac{1}{2}$ days vacation with pay for full-time employee after completion 6 months continuous service, and thereafter $1\frac{1}{2}$ days for each calendar month, law now permitting 15 days during each year continuous service for any employee.

Provides 6 days sick leave with pay for full-time employee after completion 6 months continuous service, and thereafter 1 day for each calendar month, law now permitting 12 days per calendar year service.

Authorizes Personnel Board to count breaks in service of 10 days or less as continuous service for either vacation or sick leave.

Provides appointing power may establish sick leave regulations for non-civil service employees.

Provides vacation and sick leave granted non-civil service employees not to exceed that of those under civil service.

S.B. 913—HULSE. (L. Gov.) Amends Sec. 28121, Gov. C., re compensation for public service in Imperial County, making no substantive change.

S.B. 914—HULSE. (L. Gov.) Amends Sec. 37101, Gov. C., re city sales and use taxes.

Authorizes city which levies sales tax, pursuant to power to license and tax business within city, to impose complementary use tax.

S.B. 915—HULSE. (L. Gov.) Amends Sec. 43068, Gov. C., re maximum property tax rate in 6th class cities.

Excludes from computation of maximum rate of \$1 per \$100 taxes imposed under any law other than municipal corporation law.

S.B. 916—HULSE. (Gov. Eff.) Amends Sec. 5003, P. R. C., re contracts for concessions in State Parks.

Requires State Park Commission to obtain approval of Department of Finance if contract would authorize occupancy of state property for more than 1 year.

S.B. 917—HULSE. (Nat. Res.) Adds Sec. 6855, P. R. C., re disposition of proceeds of mineral leases of state lands.

Provides that, except as to leases of public lands or tide or submerged lands, proceeds of mineral leases shall be deposited in General Fund.

S.B. 918—HULSE. (Gov. Eff.) Adds Sec. 8609, P. R. C., re powers of Recreation Commission.

Authorizes commission to furnish consulting services to public agencies at cost as approved by Department of Finance, payments therefor to augment support appropriation of commission for fiscal year in which services were furnished.

S.B. 919—HULSE. (Rev. & Tax.) Amends, renumbers, repeals, and adds various Secs., R. & T. C., re assessment and equalization for property taxation on basis of surveys by State Board of Equalization, and adjustment of tax rates and allocations of state funds on same basis.

Requires board to determine county and average state-wide ratio of assessed to true value of property, rather than ratio of assessed to market value.

Provides for adjustment of tax rates of districts situate in 2 or more counties and of state subventions on basis of assessed valuation to eliminate percentage difference between county and average state-wide ratios, instead of difference between county and state-wide ratios, and limits adjustments to counties in which ratio differs from state-wide average by more than 10 percent of latter. Prohibits board from disclosing state-wide ratio or ratio in any county. Requires that board's surveys for determination of ratios be made by Division of Assessment Standards and prescribes qualifications of person in charge of surveys.

Eliminates present procedure for equalizing state-assessed and locally-assessed property valuations on basis of board's surveys.

To take effect immediately, urgency measure.

S.B. 920—HULSE AND OTHERS. (Rev. & Tax.) Adds Sec. 988, R. & T. C., re assessment of mineral rights.

Requires assessment of mineral rights in land to person acquiring rights from owner of land and assessment to owner of land of rights therein retained by him. Establishes rebuttable presumption re value of mineral rights.

S.B. 921—HULSE. (Rev. & Tax.) Adds Sec. 17358, R. & T. C., re deductions for personal income tax.

Prohibits allowance of deductions from gross income in computing net income to taxpayer deriving substantial part of gross income from illegal activities re lotteries, gaming, and horse racing.

To take effect immediately, tax levy.

S.B. 922—HULSE. (Wat. Res.) Amends Secs. 26075 and 26076, Wat. C., to make irrigation district assessments and installments thereof delinquent at 5 p.m., rather than 6 p.m., on last day to pay same.

S.B. 923—DILLINGER AND OTHERS. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various Secs., W. & I. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV Federal Social Security Act.

During such time as federal grants-in-aid are made available to California for aid to disabled on basis of state plan federally approved, provides for aid to needy permanently and totally disabled citizens between ages 18 and 65 who have resided in State for at least 1 year immediately preceding date of application and at least 5 within 9 years immediately preceding date of application and who have not made voluntary assignment or transfer of property for purpose of qualifying for such aid and who are not receiving adequate support from responsible relative and who are not, at time of receipt of aid, inmates of any federal or other public institution except as patients in medical institutions (other than for tuberculosis or psychosis).

A person is to be deemed needy who meets property qualifications specified. No aid is to be granted to person who owns personal property (excluding personal effects), county assessed value of which, less encumbrances of record, exceeds \$1,200, nor to person who owns, or who, together with his spouse, owns real property, county assessed value of which, less encumbrances of record, exceeds \$3,500.

Amount of such aid is to be amount which when added to income of recipient from all other sources shall equal his actual need as determined from schedule of minimum budgets and standards of living for such recipients to be established by State Department of Social Welfare. Department is to determine average amount of aid per person monthly, and to reduce or revise schedule of minimum budgets and standards whenever such average for preceding month exceeds \$75 per person, so that amount of aid granted in any fiscal year shall not exceed average of \$75 monthly per person.

Such aid is to be administered by the counties, under supervision of State Department of Social Welfare, in substantially same manner that aid to the aged and aid to blind are administered.

Cost of aid, after deducting federal assistance, is to be borne entirely by State with respect to persons without county residence, and with respect to persons having county residence by State and counties in same proportion that cost of aid to aged is borne by State and counties in respect to persons having county residence. In the event that the proportion of the cost of aid to aged by the State and counties is changed, proportion of cost of aid to disabled is to be changed correspondingly.

If applicant has residing within State a spouse, parent, or adult child pecuniarily able to support him, such relatives are made responsible to repay to county the aid granted, their responsibility to be enforceable by court action in same manner as responsibility of relatives of recipients of aid to needy blind.

Appropriates \$6,022,000 for support of needy permanently and totally disabled persons during 1951-1952 Fiscal Year.

S.B. 924—BREED. (B. & P.) Amends Secs. 5053, 5081, 5083, B. & P. C., re registration of public accountancy partnerships.

Requires all partnerships engaged in practice of public accountancy to register with State Board of Accountancy as partnership.

S.B. 925—COLLIER. (Gov. Eff.) Amends Secs. 19485 and 19597, B. & P. C., re horse racing license fees and licensees' commissions.

Under present law license fee is 6% and licensees' commission is 7% on amounts of money handled in pari-mutuel pool in excess of \$20,000,000. Bill provides for same

fee and commission on amounts over \$20,000,000 but not more than \$30,000,000, for fee of 8% and commission of 5% on amounts over \$30,000,000 but not more than \$40,000,000 and for fee of 10% and commission of 3% on amounts over \$40,000,000.

S.B. 928—MCBRIDE. (Fin. Inst.) Adds Sec. 11655.5, Ins. C., re workmen's compensation policies.

Requires clause in policies agreeing to change in premium rate to conform to increases by commissioner when made applicable to policies in force.

S.B. 927—MCBRIDE. (Fin. Inst.) Amends Sec. 11736, Ins. C., re workmen's compensation insurance.

Prohibits continuing in force, rather than carrying beyond next anniversary date, such insurance at less than rate approved or issued by commissioner.

S.B. 928—MCBRIDE. (Fin. Inst.) Adds Art. 3, Ch. 3, Pt. 3, Div. 2, Ins. C., re workmen's compensation insurance rates.

Provides for organization, licensing, and regulation of rating and advisory organizations applicable to workmen's compensation insurance except reinsurance other than joint reinsurance or joint underwriting; prescribes qualifications, powers and functions.

Requires every insurer to be member of rating organization. Prescribes penalties for violations; repeals inconsistent provisions of code.

Makes act effective except for organization and licensing, January 1, 1952.

S.B. 929—BYRNE AND ED. C. JOHNSON. (Fin. Inst.) Amends Sec. 1359, Bk. C., re investment of funds of savings banks.

Deletes provisions restricting investment of such funds in bonds of irrigation, reclamation, or drainage districts to those districts whose outstanding bonds do not exceed 50 percent of aggregate assessed value of lands in and property of each such district, and which are required to maintain prescribed reserve fund.

S.B. 930—BYRNE AND ED. C. JOHNSON. (Wat. Res.) Amends Sec. 20045, Wat. C., re certification of bond issues by Districts Securities Commission.

Provides that revenue bonds are not subject to limitation that precludes certification of bond issue which, together with any other outstanding bonds, exceeds certain percent of value of district property, property to be acquired with bond proceeds, and land within district. Changes percentage from 60 to 50 percent.

Provides that no bond issue payable solely from revenues shall be certified unless District Securities Commission finds that revenues will be adequate.

S.B. 931—BYRNE AND ED. C. JOHNSON. (Wat. Res.) Amends Sec. 20045, Wat. C., re certification of bond issues by District Securities Commission.

Provides that with respect to bond issues payable solely from revenues received from proceeds of a contract with a corporation, if District Securities Commission finds revenues adequate, bonds are excepted from limitation that no bond issue shall be certified which, together with any other outstanding bonds, exceeds certain percent of value of district property, property to be acquired with bond proceeds, and lands within district. Changes limitation from 60 percent to 50 percent.

S.B. 932—BYRNE AND ED. C. JOHNSON. (Wat. Res.) Amends Sec. 20045 and adds Sec. 20045.1, Wat. C., re certification of bonds issued by Districts Securities Commission.

Provides that revenue bonds are not subject to limitation that precludes certification of bond issue which, together with any other outstanding bonds, exceeds certain percent of value of district property, property to be acquired with bond proceeds, and land within district. Changes percentage from 60 to 50 percent.

Provides that no bond issue of a district shall be certified until district board has provided for reserve fund during period while any bonds remain unpaid, in amount not less than average annual debt service requirements of proposed issue, which fund is not subject to any other lien or charge.

S.B. 933—O'GARA. (Gov. Eff.) New act, the San Francisco Harbor Revenue Bond Act of 1951.

Creates San Francisco Harbor Bond Finance Board, prescribing its organization, management and powers and duties.

Provides for issuance of bonds payable solely from revenues derived from projects for improvement of San Francisco Harbor when found necessary or desirable by Board of State Harbor Commissioners for San Francisco Harbor and approved by San Francisco Harbor Bond Finance Board.

S.B. 934—O'GARA. (Trans.) Amends, adds, and repeals various Secs., H. & N. C., re San Francisco Harbor.

Redefines territorial jurisdiction of Board of State Harbor Commissioners for San Francisco Harbor.

Authorizes board to lease to United States any real property under its jurisdiction rather than certain described property.

Excludes contracts with State agencies from provision prohibiting board from entering contract in excess of \$250 unless signed by 2 commissioners and countersigned by secretary or assistant secretary of board, and requires that such contracts be signed by an authorized official.

Provides that City of San Francisco shall not extend streets through lands sold, exchanged, leased, or assigned by board notwithstanding provisions requiring city to extend streets to each section of seawall and thoroughfare constructed by board.

Authorizes board to lease, without notice or bids, vacated street or thoroughfare to lessee of adjacent lands for unexpired term of lease.

S.B. 935—O'GARA. (Gov. Eff.) New act, re certain state-owned land in San Francisco.

Declares that harbor improvements have made 2 described parcels no longer necessary or useful for navigation, commerce, fisheries, or street uses. Frees parcels from public trust for such uses, and authorizes sale or exchange by Board of State Harbor Commissioners for San Francisco Harbor.

S.B. 936—O'GARA. (Gov. Eff.) Amends Sec. 1732.6, H. & N. C., increasing salary of port manager for San Francisco Harbor from \$12,000 to \$15,000.

S.B. 937—O'GARA. (Gov. Eff.) Amends various Secs., H. & N. C., re administration of San Francisco Harbor.

Changes title of port manager to port director.

S.B. 938—O'GARA. (Gov. Eff.) Amends Sec. 16020, Gov. C., re claims against State in cases where liability is covered by insurance obtained by Board of State Harbor Commissioners for San Francisco Harbor.

Provides that State Board of Control may automatically deny claims in such cases.

S.B. 939—HOFFMAN. (Gov. Eff.) Amends Sec. 692.5, Pol. C., re leases and licenses of Reclamation Board.

Provides that lease, rental, letting or license to use real property owned in fee by Sacramento and San Joaquin Drainage District, rather than every lease, rental, letting or license to use real property, executed by Reclamation Board, shall be subject to approval by Director of Finance.

S.B. 940—JAMES E. CUNNINGHAM. (Pub. U.) Amends Act 6386, the Public Utilities Act, and amends Sec. 213, and repeals Sec. 215, P. U. C., to redefine "highway common carriers" to include carriers now designated as radial highway common carriers.

S.B. 941—JAMES E. CUNNINGHAM. (Pub. U.) Amends Act 5129a, the Highway Carriers' Act, and amends Sec. 3517, and repeals Sec. 3516, P. U. C., to exclude radial highway common carriers from the definition of "highway contract carriers."

S.B. 942—JESPERSEN. (Ed.) Amends Sec. 7431.1, Ed. C., re computation of bonded indebtedness of school districts.

Provides that in computing limitation of indebtedness of any school district, rather than union, joint union, or unified districts, outstanding indebtedness of previously existing district included in such district shall be excluded from computation unless assumed by 2/3 vote.

To take effect immediately, urgency measure.

S.B. 943—COLLIER AND POWERS. (Agr.) Amends Sec. 736.11, Ag. C., re stabilization and marketing plans for milk and cream.

Deletes that portion of definition of "minimum wholesale prices," as used with respect to stabilization and marketing plans for milk and cream, which includes prices at which fluid milk or fluid cream shall be sold by distributors to other distributors, other than in bulk, which prices may vary from minimum prices established for sales by distributors to other wholesale customers.

S.B. 944—HULSE. (Soc. Wel.) Repeals and adds Secs. 1500, 1501, and 1503, W. & I. C., re aid to needy children in respect to definition of "needy child."

Defines "needy children" as orphans, half-orphans, abandoned children, children of father incapacitated for gainful work by permanent physical disability or suffering from tuberculosis to such extent that he cannot pursue gainful occupation, rather than as needy persons under age of 18 years who have been deprived of parental support or care by reason of death, continued absence from home, or physical or mental incapacity of a parent. Reinstates definitions of "abandoned child," "orphan," "foundling," and "half orphan" in effect prior to effective date of 1949 legislation.

S.B. 945—HULSE, BURNS, AND WARD. (Soc. Wel.) Amends Sec. 1500, W. & I. C., re definition of needy child.

Provides needy child includes those who have been deprived of parental support by a parent's continued involuntary absence, continued voluntary absence over 6 months, or permanent and total incapacity.

S.B. 946—HULSE, BURNS, AND WARD. (Soc. Wel.) Amends Sec. 1503, and repeals Sec. 1507, W. & I. C., re aid to needy children where parent refuses employment.

Provides aid to needy child shall be stopped where parent refuses suitable employment.

Deletes provision calling for liberal construction of provisions concerning needy children.

S.B. 947—HULSE, BURNS, AND WARD. (Soc. Wel.) Adds Sec. 1508, W. & I. C., to provide that stepfathers and stepmothers are liable for support of stepchildren receiving needy child aid or likely to become eligible for such aid.

S.B. 948—HULSE, BURNS, AND WARD. (Soc. Wel.) Adds various Secs., W. & I. C., re aid to needy children in respect to relatives' responsibility.

Imposes upon each of following persons duty to support or contribute to support of needy child, and to reimburse county granting aid to child for aid granted, to extent of his financial ability to do so: father; mother; spouse of father or mother, if living in the same home in which child is living; adult brother or sister of child, if living in same home in which child is living; minor brother or minor sister of child, if emancipated by parents in respect to wages, salary, or other earnings or income, and if living in same home in which child is living.

Requires board of supervisors, upon receipt of report of investigation of eligibility of needy child, to determine ability of responsible relatives to contribute to support of child, according to a Relatives' Contribution Scale which is same as Relatives' Contribution Scale for support of recipients of old age security.

Provides that upon failure of responsible relative of needy child to contribute to support of child to extent of ability to do so, and upon demand by board of supervisors of county granting aid, district attorney or other civil legal officer of county shall maintain action on behalf of county in superior court against relative to recover for county such portion of aid granted as relative is able to pay, and to secure order requiring payment of any sums which may become due in the future for which the relative may be liable. Any sums recovered are to be credited to county, State, and Federal Government in proportion that each contributed to the aid granted. If district attorney or other civil legal officer determines that action should not be brought, report of his findings and reasons is to be made to board of supervisors.

Disqualifies child for aid to needy children during such time as community property interest of mother in income of stepfather is sufficient to meet needs of child.

S.B. 949—HULSE, BURNS, AND WARD. (Soc. Wel.) Repeals and adds various Secs., W. & I. C., re amount of aid to needy children.

Revises provisions for amount of State and county aid to needy children, retaining present maximum amount of \$72 for 1 child in home, and additional \$36 for first additional child in same home, but reducing additional amounts for additional children in same home according to graduated scale whereby aggregate amount of aid is increased for 3 to 7 additional children but decreased for additional children in excess of 8, so that same aggregate amounts are payable where there are 6 or 9 children in home and where there are 3 or 15 children in home. Modifies State appropriation to counties for such aid accordingly. Specifies maximum amounts chargeable against county of residence for aid granted and paid by another county.

Continues provision for establishment of minimum standards of adequate care by State Department of Social Welfare, but specifies that such standards are to insure safe, healthful housing; minimum clothing for health and decency; adequate food based on standards established for family food plan at moderate cost by Bureau of Human Nutrition and Home Economics of United States Department of Agriculture adapted to prices of area of residence; utilities in accordance with basic minimum need as established by local utility companies; allowance for essential household furniture and equipment; allowance for essential medical and dental care when not available through public facility; allowances for special needs upon recommendation of a physician; and other items verified as needed, including household operation, education and incidentals, recreation, personal needs, and insurance to specified maximums. Requires budget of needs to be revised annually, and rules and regulations based thereon to be distributed to the counties in month of March, to take effect on first day of July following.

S.B. 950—HULSE, BURNS, AND WARD. (Soc. Wel.) Adds Sec. 1520.2, W. & I. C., to provide that for purposes of aid to needy children, father and mother of child are equally responsible for his support and care.

S.B. 951—HULSE, BURNS, AND WARD. (Soc. Wel.) Adds Sec. 1523.5, W. & I. C., re disqualification from aid to needy children.

Disqualifies needy child from aid where spouse, parent, or stepparent of child refuses to accept available rehabilitative services or training offered such persons to restore their capacity to support needy child.

Provides county shall set up individual rehabilitative programs for such persons.

S.B. 952—HULSE, BURNS, AND WARD. (Soc. Wel.) Amends Secs. 1521 and 1521.2, W. & I. C., re property qualifications for aid to needy children.

Provides orphan child with personal property exceeding \$600, rather than cash or securities, shall not receive aid for needy children.

Defines matter within definition of personal property, and deletes from definition provisions excluding certain life insurance policies.

S.B. 953—HULSE, BURNS, AND WARD. (Soc. Wel.) Adds Sec. 1552.2, W. & I. C., re payment in kind of aid to needy children.

Provides aid to needy children may be paid in kind where it appears there is mismanagement of cash payments.

Provides cost of payment in kind borne by State and county in same ratio as payments in cash.

S.B. 954—HULSE, BURNS, AND WARD. (Soc. Wel.) Adds Sec. 1508, W. & I. C., to provide stepfather is liable for support of stepchild if stepchild receives or is likely to receive aid for needy children.

S.B. 955—HULSE, BURNS, AND WARD. (Soc. Wel.) Adds Sec. 1523.5, W. & I. C., re aid to needy children abandoned or deserted by parent.

Provides that where aid has been granted in such cases, district attorney shall investigate and report to county welfare department any action taken.

S.B. 956—HULSE, BURNS, AND WARD. (Soc. Wel.) Amends Sec. 1520, W. & I. C., re real property qualifications for aid to needy children.

Provides real property owned but not used as home by needy child receiving aid or his parents shall be used to provide for child or parent.

S.B. 957—HULSE, BURNS, AND WARD. (Soc. Wel.) Amends Sec. 1525, W. & I. C., re residence qualifications for aid to needy children.

Provides residence qualifications are met if parent or other relative with whom child is living has resided in State for 1 year preceding child's birth, and child was born in United States within year preceding application for aid.

S.B. 958—POWERS. (Trans.) Adds Sec. 534, S. & H. C., re state highway routes.

Adds to State Highway System, Route No. 234 from Route 28 near Cedarville to Nevada State Line, connecting with Gerlach Highway.

S.B. 959—ABSHIRE. (Agr.) Amends Secs. 1101 and 1107, Ag. C., re eggs.

Includes within definition of "denatured" eggs, those with one-half or more of shell's surface covered by permanent black dye.

Deletes provision making it misdemeanor to violate Art. 1, Ch. 8, Div. 5, Ag. C., and provides punishment of \$1,000 fine for any violation, and \$500 fine or 6 months imprisonment, or both, for wilful violation of article.

S.B. 960—BURNS, THOMPSON, AND O'GARA. (B. & P.) Repeals and adds Ch. 3, Div. 2, B. & P. C., re regulation of clinical laboratories, licensing and regulation of laboratory technologists, technicians and technician trainees.

Repeals chapter relating to clinical laboratory technology.

Provides for regulation of clinical laboratories by Department of Public Health.

Provides for licensing of laboratory technologists and technicians by Board of Public Health, sets forth powers and duties of board, including power to refuse, revoke and suspend licenses, and to adopt regulations for enforcement of chapter.

Provides for fees, and makes appropriation for administration of chapter.

S.B. 961—BURNS. (L. Gov.) Amends Sec. 204f, C. C. P., reducing from 289,000 to 134,000 county population necessary to authorize superior court judges to appoint secretary and 2 assistants at specified salary.

S.B. 962—BURNS. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Requires payment of such benefits directly to county hospital in which claimant is confined, with excess of benefits over hospital rate paid to claimant.

S.B. 963—BURNS. (Gov. Eff.) Adds Sec. 11011, Gov. C., re sale of state-owned real property.

Permits state agency authorized to sell, to employ real estate broker for purpose, and pay broker's commission out of proceeds. Requires approval of Department of Finance.

S.B. 964—BURNS. (Gov. Eff.) Adds Sec. 8215, Gov. C., re notaries public.

Authorizes Governor to appoint state employees as notaries public for state agencies, provides for their qualification without charge, and authorizes agencies to pay for bond and supplies for notary out of its funds.

Requires that fees obtained by such notaries be paid into State Treasury.

S.B. 965—BURNS AND OTHERS. (Pub. H. & S.) Amends title of Art. 2, and adds Art. 3 and Art. 4, Ch. 5.5, Div. 21, H. & S. C., re low-acid frozen foods.

Authorizes State Board of Public Health to make rules and regulations to enforce statutory provisions, relating to low-acid frozen foods, which State Department of Public Health is required to enforce.

Prescribes punishment for violation of such statutory provisions or any rules and regulations adopted pursuant thereto.

S.B. 966—BURNS AND OTHERS. (Pub. H. & S.) Repeals and adds Sec. 28483, H. & S. C., re packing and distribution of olive oil.

Deletes provisions that olive oil manufactured or sold in the State shall be packed in drums or sealed containers not to exceed 5 gallons in capacity, and labeled in prescribed manner.

Provides that records of licensed processors or distributors of olive oil relative to quantities of olive oil produced, purchased, sold, or distributed shall be open to inspection upon demand of any agent of State Board of Public Health.

S.B. 967—BURNS AND OTHERS. (Pub. H. & S.) Repeals Ch. 6, Div. 21, H. & S. C., relating to regulation of bakeries.

S.B. 968—BURNS. (Gov. Eff.) Adds Sec. 129.62, Veh. C., to provide additional one-step increase in salary for member of California Highway Patrol when he has served 10 consecutive years in one rank.

S.B. 969—BURNS. (Fin.) Claim bill. Unspecified sum from Motor Vehicle Fund. Departmental Accounting Officer, Department of California Highway Patrol.

S.B. 970—BURNS. (Gov. Eff.) Amends and repeals various Secs., Gov. C., re State Personnel Board and State Employees' Retirement System.

Eliminates provisions relating to payment to board of cost of services performed by it for special fund agencies.

Extends to board and system provisions now applicable to Controller, Treasurer and Department of Finance regarding payment for services to agencies not entirely supported by General Fund.

S.B. 971—BURNS. (B. & P.) Amends Sec. 1001, B. & P. C., to provide that directory of persons holding certificates to practice chiropractic shall be distributed without charge to certificate holders.

S.B. 972—BURNS AND MAYO. (Sec. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Increases rate of such benefits from \$8 to \$12 a day; and duration from 12 to 20 days.

S.B. 973—BURNS. (B. & P.) Amends Secs. 7619, 7641, and 7665, adds Secs. 7610 and 7708, B. & P. C., re regulation of funeral directors and embalmers.

Requires applicant for funeral director's license to have at least 1 year of experience in funeral directing business.

Requires, upon request of State Board of Funeral Directors and Embalmers, all embalmers and funeral directors who train apprentices to file report with board relating to apprenticeship. Failure to file report is ground for revocation of approval to apprentice and for disciplinary action.

Requires all suits against board commenced in superior court to be filed and tried either in Sacramento County, or in county of residence of plaintiff or petitioner, or in county where act occurred which is basis of suit.

Provides that board, after hearing, may deny application of funeral director, embalmer or apprentice, on proof that applicant has been convicted of a crime involving moral turpitude, fraud or dishonesty.

S.B. 974—BURNS. (Pub. H. & S.) Amends Sec. 7300, H. & S. C., to require permission of coroner, instead of local health officers, prior to embalming body of person who died from unknown cause.

S.B. 975—BURNS. (Gov. Eff.) Amends various Secs., Gov. C. and Ed. C., re county free libraries.

Provides board of supervisors may establish or repair county free libraries by levying property tax not exceeding 1 mill on each \$1 of assessed valuation, and in no other manner. Deletes authorization to issue county bonds for this purpose.

Provides additional property tax of 1 mill on each \$1 of assessed valuation may be levied for supplies, equipment and maintenance. Deletes authority to levy such tax for purchase of property for, and establishment of, such libraries.

Requires salaries of county librarian to be paid out of county free library fund rather than general fund of county.

S.B. 976—BURNS. (Gov. Eff.) Amends Sec. 27293, Gov. C., re recording of instruments in foreign language.

Authorizes recording of such instruments, including certified translation, by photostatic or photographic methods and return of original instrument.

S.B. 977—BURNS. (Jud.) Amends Sec. 1094, adds Sec. 13920.1, Gov. C., re State Board of Control and accounts of public officers.

Requires filing by public officer of certificate of nonviolation of Art. 4, Ch. 1, Div. 4, Title 1, Gov. C., as condition of allowance of accounts.

Authorizes board to require certification of any claim or form in lieu of affidavit.

Provides wilful subscription of known false certificate constitutes felony punishable as perjury.

S.B. 978—BURNS. (Pub. H. & S.) Appropriates \$50,000 to State Department of Public Health for chronic disease program.

S.B. 979—BURNS. (L. Gov.) Amends Sec. 405, Ed. C., changing salary of school superintendent of Fresno County to unspecified sum.

S.B. 980—BURNS. (Gov. Eff.) Adds Art. 11, Ch. 2, Div. 10, Ed. C., re state college police.

Authorizes Department of Education to establish police departments for each state college, makes members thereof peace officers, and provides for their territorial jurisdiction.

S.B. 981—BURNS. (Trans.) Amends Sec. 438, S. & H. C., re state highway routes.

Adds to existing Route 138, from Route 10 near Coalinga to Route 41 near Mendota.

S.B. 982—BURNS. (Pub. H. & S.) Adds Art. 9, Ch. 2, Pt. 1, Div. 1, H. & S. C., re chronic disease program.

Requires Department of Public Health to conduct program directed towards reduction of deaths and disability from cancer and other chronic diseases, other than tuberculosis and mental diseases.

Provides that these provisions do not authorize any form of medical or physical examination, treatment, or control of any person.

Creates Advisory Chronic Disease Council of 10 members, appointed by Director of Public Health, to advise and consult with department on chronic disease program.

Provides that council shall include representatives of professional groups concerned with chronic diseases and representatives of general public.

Provides that members shall serve for 2 year staggered terms, and shall receive no compensation other than actual expenses.

S.B. 983—BURNS. (L. Gov.) Adds Sec. 31560.1, Gov. C., re membership of persons over age 55 in county employees' retirement associations.

Makes eligible for membership any person over age 55 who (1) after having been employed in county service for not less than 18 consecutive years (2) resigned therefrom and re-enters county service within 8 years after resignation, and (3) applies for membership within 90 days after effective date of bill. Such person is required to redeposit amount of his accumulated contributions withdrawn at time of his resignation and is to receive full credit for all prior service. His contributions after re-entry are to be calculated upon basis of his age upon first entering retirement system plus 1 month for each month for which no contribution was deducted.

S.B. 984—BURNS AND OTHERS. (B. & P.) Adds Ch. 1, Div. 21, H. & S. C., re adulteration and misbranding of cosmetics.

Prohibits preparation or distribution within, or the introduction into, State of any cosmetic which is adulterated or misbranded.

Prohibits adulteration or misbranding of any cosmetic.

Provides that violation of chapter is misdemeanor and prescribes penalties for first and subsequent convictions.

Exempts from prosecution dealers who have used reasonable care in handling cosmetics and who can produce proper guaranty from their suppliers.

Prescribes manner in which State Board of Public Health is to enforce chapter and authorizes it to promulgate regulations therefor.

Authorizes seizure and destruction of adulterated and misbranded cosmetics by order of court or judge, or in absence of such order, with written consent of the owner.

Authorizes any superior or inferior court to condemn such cosmetics, and requires each district attorney to prosecute violations occurring within his county.

Requires one-half of all fines collected pursuant to this chapter by any court or judge to be paid into General Fund.

S.B. 985—POWERS. (L. Gov.) Amends Sec. 28144, Gov. C., re compensation for public service in Plumas County.

Increases annual compensation of auditor from \$1,400 to \$2,000, supervisors from \$2,400 to \$3,000, and jurors from \$3 to \$5 a day.

S.B. 986—BROWN. (Gov. Eff.) New act, re production and control of rainfall by artificial means.

Provides for licensing by Division of Water Resources of persons engaging in production and control of rainfall by artificial means.

S.B. 987—DORSEY. (Gov. Eff.) Public Utilities Code, codifying law re public utilities and other businesses regulated by Public Utilities Commission, local utility franchises, and publicly owned utilities.

Prepared by California Code Commission.

S.B. 988—DORSEY. (Pub. U.) Amends Sec. 6004, P. U. C., re local franchises for public utilities, making no substantive change.

S.B. 989—DORSEY. (Pub. U.) Repeals Ch. 8.5, Pt. 1, Div. 1, P. U. C., re toll bridge excess rate escheat proceedings.

S.B. 990—DORSEY. (L. Gov.) Amends Sec. 11532, P. U. C., re municipal utility districts, making no substantive change.

S.B. 991—DORSEY. (L. Gov.) Amends Sec. 11532, P. U. C., re municipal utility districts, making no substantive change.

S.B. 992—DORSEY. (Gov. Eff.) Amends Sec. 701, P. U. C., re supervision and regulation of public utilities, making no substantive change.

S.B. 993—DORSEY. (Gov. Eff.) Amends Sec. 701, P. U. C., re supervision and regulation of public utilities, making no substantive change.

S.B. 994—DORSEY. (Gov. Eff.) Amends Sec. 701, P. U. C., re supervision and regulation of public utilities, making no substantive change.

S.B. 995—DORSEY. (Pub. U.) Amends Sec. 3541, P. U. C., re highway carriers, making no substantive change.

S.B. 996—DORSEY. (Pub. U.) Amends Sec. 3541, P. U. C., re highway carriers, making no substantive change.

S.B. 997—DORSEY. (Pub. U.) Amends Sec. 6004, P. U. C., re local franchises for public utilities, making no substantive change.

S.B. 998—DORSEY. (Pub. U.) Amends Sec. 7528, P. U. C., re railroad corporations, making no substantive change.

S.B. 999—DORSEY. (Pub. U.) Repeals Sec. 7509, amends and renumbers Sec. 7510, P. U. C., to delete railroad rate provisions superseded by Act 6386, Public Utilities Act, and to correct cross-reference.

S.B. 1000—DORSEY. (L. Gov.) Amends Sec. 10002, P. U. C., re public utilities owned by municipal corporations, making no substantive change.

S.B. 1001—DILLINGER. (Fin.) Claim bill. Unspecified sum. County of Amador.

S.B. 1002—DILLINGER. (Jud.) Adds Sec. 6005, Pen. C., re cost of trial of person committed to Youth Authority.

Requires Youth Authority to reimburse county for specified expenses incurred in trial for crime of person committed to custody of Youth Authority.

S.B. 1003—DILLINGER. (L. Gov.) Amends Sec. 448, Ed. C., changing salary of school superintendent of Amador County to unspecified sum.

S.B. 1004—DILLINGER. (Soc. Wel.) Amends Secs. 3025 and 3084, W. & I. C., to increase maximum grant of aid to needy blind persons from \$85 to \$95 per month with corresponding increase in amount given to county.

S.B. 1005—DILLINGER. (Soc. Wel.) Amends Secs. 3420 and 3472, W. & I. C., to increase maximum aid to partially self-supporting blind residents from \$85 to \$95 per month with corresponding increase in amount paid to county.

S.B. 1006—DILLINGER. (Soc. Wel.) Amends Secs. 3088 and 3474, W. & I. C., re contributions by responsible relatives of recipients of aid to the needy blind and aid to partially self-supporting blind residents.

Requires that all contributions from responsible relatives be paid to county, and prohibits deductions in amount paid to recipient because of any such contribution.

Provides that in excess need cases where relatives' contributions are paid to county, county shall pay recipient, from sums so paid to it, in addition to amount of aid to which he is otherwise entitled, a monthly amount, not to exceed relatives' contributions paid to county, which shall equal his actual need. Sums so paid to recipient are to be separately accounted and reported, and are not to be considered aid for purposes of state and federal reimbursement to county.

Any sums received by county as such relatives' contributions remaining after deducting any sums paid out by the county to recipient are to be credited and paid by county to United States, the State, and county in proportion to their respective participation in aid granted.

S.B. 1007—THOMPSON. (B. & P.) Adds Ch. 10, Div. 2, B. & P. C., re practical nurses.

Creates Examining Committee on Practical Nursing under jurisdiction of Board of Medical Examiners and prescribes its membership, organization and powers and duties.

Provides for licensing of practical nurses and for disciplinary action for certain offenses.

S.B. 1008—ROY CUNNINGHAM AND OTHERS. (F. & G.) Adds Art. 3, Ch. 1, Pt. 1, Div. 4, F. & G. C., re reciprocity with Nevada and Arizona in issuance of sport fishing licenses.

Directs executive officer of Fish and Game Commission to negotiate with proper officials of Nevada to permit sport fishing in waters of Lake Tahoe by persons licensed by either California or Nevada.

Directs similar negotiations to be undertaken with Arizona to permit such fishing in portion of Colorado River forming California-Arizona boundary.

S.B. 1009—ROY CUNNINGHAM AND OTHERS. (Gov. Eff.) Amends Secs. 6500 and 6502, Gov. C., re joint exercise of powers by public agencies.

Broadens definition of "public agency" to include an adjoining state.

S.B. 1010—ROY CUNNINGHAM AND OTHERS. (Gov. Eff.) New act, re interstate compact for cooperation in higher education.

Authorizes Governor to execute compact on behalf of California with 11 western states, Alaska, and Hawaii to promote interstate cooperation in higher education, particularly in fields of dentistry, medicine, public health, and veterinary medicine. States compact terms. Provides for 3 commissioners of Western Interstate Commission for Higher Education, appointed by Governor with consent of Senate, for 4 year terms. Appropriates \$5,000 during 1951-52 Fiscal Year for support of commission and purposes of act.

S.B. 1011—TENNEY. (Soc. Wel.) Adds Sec. 6500.7, W. & I. C., to provide no patient of state hospital shall receive electric shock therapy without consent of nearest relative.

S.B. 1012—REGAN. (Jud.) Repeals numerous provisions, Pol. C., and codifies active provisions in pertinent codes.

Prepared by California Code Commission.

S.B. 1013—REGAN. (Jud.) Repeals Secs. 3136 to 3158, incl., Pol. C., and transfers provisions to Secs. 2080 to 2082, incl., Civ. C., re lost and unclaimed property.

Prepared by California Code Commission.

S.B. 1014—REGAN. (Jud.) Amends Sec. 15621, Gov. C., re State Board of Equalization, making no substantive change.

S.B. 1015—REGAN. (Rev. & Tax.) Amends Sec. 28005, R. & T. C., re state property taxes, making no substantive change.

S.B. 1016—REGAN. (Jud.) Repeals Pol. C. Prepared by California Code Commission.

S.B. 1017—REGAN. (Jud.) Amends Sec. 58.2, C. C. P., re Supreme Court, making no substantive change.

S.B. 1018—REGAN. (Jud.) Amends Sec. 61.2, C. C. P., re district court of appeal, making no substantive change.

S.B. 1019—REGAN. (Jud.) Amends Sec. 65.1, C. C. P., re superior courts, making no substantive change.

S.B. 1020—REGAN. (L. Gov.) Amends Act 5238, Municipal Court Act of 1925, re municipal courts, making no substantive change.

S.B. 1021—DILWORTH AND COLLIER. (Trans.) Adds Sec. 420.1, Veh. C., to require nonresident driver to establish proof of ability to respond in damages within 60 days after entry into State.

S.B. 1022—WAY, ED. C. JOHNSON, AND BYRNE. (Jud.) Adds Sec. 628, Pen. C., re giving aid to persons accidentally shot.

Makes it felony for person hunting or otherwise using firearm to abandon or fail to render aid to any person whom he has knowingly killed or injured.

S.B. 1023—ROY CUNNINGHAM. (Gov. Eff.) Codifies Act 6370, re access to city parks.

Prepared by California Code Commission.

S.B. 1024—ROY CUNNINGHAM. (Gov. Eff.) Codifies Act 5204, re transfer of city waterworks systems.

Prepared by California Code Commission.

S.B. 1025—ROY CUNNINGHAM. (Gov. Eff.) Codifies Act 5172, re facilities in aid of city works and improvements.

Prepared by California Code Commission.

S.B. 1026—ROY CUNNINGHAM. (Gov. Eff.) Repeals Sec. 4295a, Pol. C., and adds Sec. 6102.5, Gov. C., re fees for official services.

Transfers substance of Pol. C. provision to Gov. C. Prepared by California Code Commission.

S.B. 1027—ROY CUNNINGHAM. (Gov. Eff.) Adds Sec. 500048 and Title 6, Gov. C. Codifies district portion of Government Code.

Prepared by California Code Commission.

S.B. 1028—ROY CUNNINGHAM. (Gov. Eff.) Amends Sec. 58851, Gov. C., re districts, making no substantive change.

S.B. 1029—ROY CUNNINGHAM. (Gov. Eff.) Amends Sec. 58005, Gov. C., re districts, making no substantive change.

S.B. 1030—ROY CUNNINGHAM. (Gov. Eff.) Amends Sec. 59642, Gov. C., re bonds, making no substantive change.

S.B. 1031—O'GARA. (Jud.) Adds Sec. 40021 and Div. 24, H. & S. C. Codifies community redevelopment and housing portion of Health and Safety Code.

Prepared by California Code Commission.

S.B. 1032—POWERS. (Jud.) Amends Sec. 4300g, Pol. C. and Sec. 1885, C. C. P., re fees and mileage of witnesses.

Increases witness fees for appearance before superior court or grand jury, to \$4 and before justice's court and coroner's jury, to \$3.

Allows 10 cents per mile traveled to justice's court witnesses in criminal, as well as civil cases.

S.B. 1033—POWERS. (L. Gov.) Amends Sec. 28140, Gov. C., re compensation for public service in Lassen County.

Increases annual compensation of district attorney from \$3,300 to \$4,800, supervisors from \$1,500 to \$2,400, superior court jurors from \$3 to \$6 a day, and justice court jurors from \$2.50 to \$4 a day. Provides mileage fees for justice court jurors and compensation and mileage fees for witnesses.

S.B. 1034—POWERS. (L. Gov.) Adds Sec. 28021.5, Gov. C., re classification of counties.

Continues existing classification for purposes of regulating compensation of county officers.

S.B. 1035—O'GARA. (Gov. Eff.) Amends Sec. 34903, H. & S. C., re housing corporations, making no substantive change.

S.B. 1036—O'GARA. (Gov. Eff.) Amends Sec. 34205, H. & S. C., re housing authorities, making no substantive change.

S.B. 1037—BUSCH, O'GARA, AND WAY. (Gov. Eff.) Amends Act 5849a, the Judges' Retirement Act, and Act 5849b, the Judges' Retirement Fund Act, re the State system for retirement of judges and justices.

Defines "judge" to mean justice of Supreme Court or of district court of appeal, or judge of superior or municipal court; "service" to mean period of time person has held office as judge of one or more of those courts; and "salary" to mean compensation received by judge as emolument of office of judge, excluding any additional compensation received by reason of assignment by Judicial Council. Restates age and service qualifications for service retirement in simplified terms, without substantive change.

Provides that no judge shall be eligible to retire for service if he has not received salary from which contributions for the fund have been deducted for period or periods aggregating at least 10 years, unless prior to effective date of retirement, he has paid into fund a sum equal to contributions which would have been deducted from his salary during period of 10 years immediately preceding effective date of his retirement if he had received a salary subject to deduction of contributions for the fund during all of the period, excluding any time within that period during which contributions for the fund were actually deducted from his salary, any time in respect to which he has made payments required in order to permit service in court superseded by municipal court or service as justice of the peace to be counted as service by judge, and any time included in computation of his service without contribution therefor because of his absence in military service. The sum payable is to be computed by applying the rate or rates of deduction applicable during such time to the salary of the last judicial office to which he was elected by the people prior to his retirement.

Clarifies the sum payable in order to have service as justice of a court superseded by a municipal court counted as service as a judge by requiring payment of a sum equal to the amount which would have been deducted from the judge's salary and paid into the Judges' Retirement Fund if the judge had been a judge of the municipal court during the time he was a justice of the superseded court, computed by applying the rate or rates of deduction applicable to judges' salaries during such time to the salary which he actually received during his first year of service as judge of the municipal court, rather than the maximum amount required by law to be contributed by a judge or justice of the Supreme Court, district court of appeal, or superior court.

Clarifies the amount payable by a judge who was serving as justice of the peace at the time of his election or appointment as judge of a higher court in order to have his service as justice of the peace counted as service as a judge by requiring such judge to pay into the fund a sum equal to the amount which would have been deducted from his salary and paid into the fund if he had been a judge during the time he was a justice of the peace, computed by applying the rate or rates of deduction applicable to judges' salaries during such time to the salary he actually received during his first year of service as a judge.

Specifies that designation as a judge pro tempore or assignment by the Judicial Council or chairman thereof shall be disregarded for purposes of Judges' Retirement Act and Judges' Retirement Fund Act, except as to provisions authorizing such assignment of retired judges without reduction of their retirement allowances.

Requires State Controller to report condition of Judges' Retirement Fund to Legislature whenever it appears to him that the moneys therein are insufficient, or are likely to become insufficient, to pay all obligations of the fund which will become

payable during the ensuing fiscal year, and makes it the duty and obligation of the Legislature to appropriate such sums as may be necessary to make the fund fully sufficient to pay all of its obligations which will become payable during that fiscal year.

For purposes of State contributions to the fund, permits Controller to take into account aggregate salaries of all positions established by law as justices of Supreme Court and of district courts of appeal and judges of superior courts and municipal courts, rather than the salaries of the incumbent of those positions, thereby permitting him to disregard vacancies in office.

Provides that any judge whose term of office expires within 30 days before he has rendered minimum service required for retirement at his age, rather than any judge who has served 30 days less than the aggregate number of years required for retirement, is to be deemed to have rendered such minimum service.

S.B. 1038—COLLIER. (Jud.) Repeals Secs. 2620 and 2737, Pol. C., and transfers provisions to Sec. 30, S. & H. C., and Sec. 374d, Pen. C., re streets and highways.

Prepared by California Code Commission.

S.B. 1039—COLLIER. (Jud.) Adds Ch. 5 to Pt. 3, Div. 9, and adds Div. 2.5, and adds Div. 11, and adds Div. 18, and adds various Secs., S. & H. C. Codifies law relating to public ways and appurtenances thereto.

Prepared by California Code Commission.

S.B. 1040—COLLIER. (Trans.) Amends Sec. 31512, S. & H. C., re parking districts, making no substantive change.

S.B. 1041—COLLIER. (Trans.) Amends Sec. 9009, S. & H. C., re Improvement Bond Act of 1915, making no substantive change.

S.B. 1042—COLLIER. (Trans.) Amends Sec. 1802, S. & H. C., re city streets and highways, making no substantive change.

S.B. 1043—COLLIER. (Trans.) Amends Sec. 941.3, S. & H. C., re state and county highways, making no substantive change.

S.B. 1044—COLLIER. (Trans.) Amends Sec. 33956, S. & H. C., re parking districts, making no substantive change.

S.B. 1045—WARD. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re definition of "unemployed."

Prohibits regulations by which an individual is deemed partially unemployed for over 4 weeks, or which permit partially employed individual to refuse temporary employment which will not affect his right to re-employment by his former employer.

S.B. 1046—WARD. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re covered employment.

Excludes from coverage of act services of child under age of 14. Permits employer to elect to pay contributions on wages paid to such child.

S.B. 1047—WARD AND THOMPSON. (Soc. Wel.) Adds Art. 5, Ch. 3, Pt. 1, Div. 1, H. & S. C., re care of chronically ill and infirm aged persons.

Prescribes powers and duties of Department of Public Health with respect to aid to counties for construction of hospital facilities for care of such persons.

Provides that state funds used to render such aid shall be matched by county funds.

Provides that county is not eligible for such aid unless proposed facilities are affiliated with county general hospital and plans for their construction, operation, and management are approved by department.

Appropriates \$1,000,000 to department, 5% for administration, and balance for allocation to counties.

S.B. 1048—WARD. (Lab.) Amends Sec. 4660, Lab. C., re workmen's compensation.

Limits authority of Industrial Accident Commission in amending any permanent disability rating schedule adopted by it to correcting obvious individual inconsistencies. Requires Legislature's approval of any other revision or amendment.

Provides any schedule or amendment or revision thereof operates prospectively only as to disabilities from injuries received after effective date of adoption, amendment or revision.

S.B. 1049—WARD. (Lab.) Amends Sec. 5412, Lab. C., re date of injury in cases of occupational diseases.

Defines "disability" as when employee first suffers wage loss caused by his disease.

S.B. 1050—WARD. (Lab.) Amends, adds and repeals various Secs., Lab. C., re Industrial Accident Commission.

Makes decision of commissioner or referee decision of commission, subject to modification on rehearing by commission or panel thereof. Makes other changes consonant therewith.

Gives panel right to transfer to self or another commissioner or referee any proceeding before commissioner or referee.

Eliminates provision vesting referee with authority set forth in order appointing him or in commission rules.

Provides for waiver of findings and conclusions of referee when not demanded.

S.B. 1051—WARD AND JUDAH. (Trans.) Amends Sec. 737, Veh. C., re arrests of violators of Veh. C. provisions.

Gives arresting officer option of either taking person before magistrate or giving him 5 days' notice to appear in court where arrest is for violation of specified maximum weight provisions of code.

S.B. 1052—WARD. (Gov. Eff.) Amends Sec. 14005, Gov. C., re work of Department of Public Works, making no substantive change.

S.B. 1053—WARD AND JUDAH. (Trans.) Amends Sec. 454.2, Veh. C., re vehicles owned by physicians and chiropractors.

Extends physician's exemption from speed laws, while traveling in response to emergency call, to licensed chiropractors.

S.B. 1054—ED. C. JOHNSON AND OTHERS. (Wat. Res.) New act, re Oroville Project.

Authorizes construction, operation and maintenance of Oroville Project on Feather River for flood control and utilization of water for beneficial purposes by Water Project Authority.

Provides that Water Project Authority has same powers and jurisdiction with respect to Oroville Project that it has as to Central Valley Project.

Authorizes issuance and sale of revenue bonds to finance project.

Appropriates unspecified sum to Department of Public Works to be expended in preparing project plans.

S.B. 1055—BYRNE AND ED. C. JOHNSON. (Ed.) Adds Sec. 6906, Ed. C., re crediting of average daily attendance to new school districts.

Provides for crediting of average daily attendance of school to new district including such school formed during year from territory of district previously maintaining school, upon unanimous consent of district governing board.

To take effect immediately, urgency measure.

S.B. 1056—BYRNE AND ED. C. JOHNSON. (F. & G.) Amends Sec. 55, F. & G. C., re game management areas.

Excludes holders of noncommercial game management area licenses from provisions permitting game management area licensees to charge fees for right to shoot birds on premises.

S.B. 1057—BYRNE AND ED. C. JOHNSON. (F. & G.) Amends Sec. 521, F. & G. C., re obstructions in streams.

Provides that Fish and Game Commission shall examine all obstructions to streams frequented by fish to ascertain whether there is free passage for fish over or around such obstructions.

S.B. 1058—JAMES E. CUNNINGHAM. (Trans.) Adds Sec. 532, S. & H. C., re state highway routes.

Adds Route 232 to State Highway System, running northerly from Needles along existing road toward Davis Dam.

S.B. 1059—JAMES E. CUNNINGHAM. (Jud.) Adds Secs. 483.1, 483.2, and 483.3, Civ. C., re first-aid kits on trains.

Requires railroad companies to furnish emergency first-aid kit on each caboose, locomotive, motor or diesel engine.

Provides that kit is to be used only for emergency, and requires certain employees to report any needed replacements.

Makes violation misdemeanor, punishable by fine of not less than \$25.

S.B. 1060—HOFFMAN. (Pub. H. & S.) Adds Art. 10, Ch. 3, Pt. 3, Div. 5, H. & S. C., to provide procedure for reorganization of county sanitation district as sanitary district under Sanitary District Act of 1923.

S.B. 1061—HOFFMAN. (F. & G.) Amends Sec. 1311, F. & G. C., re muskrat. Deletes provision permitting taking of muskrat at any time and in any manner within boundaries of Sacramento and San Joaquin Drainage District.

Permits taking of muskrat in any manner between November 16th and day before last day of February in agricultural districts of certain described areas by persons holding license to take fur-bearing mammals for profit.

Permits possession of muskrat hides at any time, and sale during regular trapping season and for 15 days thereafter.

S.B. 1062—HOFFMAN. (B. & P.) Amends and adds various Secs., B. & P. C., re licensing and regulating of itinerant merchants.

Defines "sell," and adds soil conditioner in bulk to definition of "farm products."

Makes possession of commodity by person engaged in sale of such commodity prima facie evidence that commodity is for sale.

Provides that livestock bought and held by farmer in excess of 30 days shall be considered as product of his own land.

Provides for renewal of license by filing of re-registration application prescribed by Public Utilities Commission instead of application required by existing law.

Directs commission to deny renewal of license to itinerant merchant convicted of misdemeanor for violation of chapter.

Provides for issuance by commission to licensees identification sticker instead of license plate provided for by existing law.

Increases license fee for each motor vehicle from \$10.00 to \$20.00.

Authorizes members of California Highway Patrol to inspect bills of lading and upon reasonable belief that operator of vehicle is not in legal possession, to take custody of vehicle and load and entrust same to custody of sheriff of county wherein vehicle is apprehended. Directs sheriff to care for load at expense of county, and cooperate with commission to determine legal disposition thereof.

Makes appropriation of unspecified amount for deposit in Itinerant Merchants Fund and provides for return to General Fund of such amount out of money in Itinerant Merchants Fund found by commission to be in excess of amount needed to administer law relating to itinerant merchants during that fiscal year.

S.B. 1063—HOFFMAN. (L. Gov.) Amends Sec. 25457, Gov. C., re county purchasing agents.

Authorizes county purchasing agent to purchase materials for construction or repair of public structures without necessity of obtaining bids, letting contracts, and preparing specifications, where work costs \$4,000 or less, rather than \$2,000 or less.

S.B. 1064—HOFFMAN. (L. Gov.) Amends Sec. 25502.4, Gov. C., re county purchasing agents.

Requires purchasing agent in counties having population less than 900,000 to engage independent contractors for performance of sundry services for county if cost thereof does not exceed \$4,000 rather than \$2,000.

S.B. 1065—HOFFMAN. (L. Gov.) Amends Sec. 28110, Gov. C., and Sec. 410, Ed. C., re compensation for public service in San Joaquin County.

Changes compensation of auditor, district attorney, supervisors, and county school superintendent to unspecified sums.

S.B. 1066—HULSE. (Trans.) Adds Sec. 10753.5, R. & T. C., re motor vehicle in lieu license fees.

Provides new formula for determining market value for 1952, 1953, and 1954, based on January 1, 1951, value of vehicles first sold prior to that date and on selling price of vehicles first sold thereafter, and provides for assessment of fees according to actual market value if latter is less than market value as determined by above method. Supersedes present formula through 1954, after which present formula again effective.

S.B. 1067—O'GARA. (Gov. Eff.) Amends Sec. 33260, H. & S. C., re community redevelopment, making no substantive change.

S.B. 1068—O'GARA. (Gov. Eff.) Amends Sec. 33913, H. & S. C., re community redevelopment, making no substantive change.

S.B. 1069—DESMOND. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re on-sale general licenses.

Authorizes issuance of club license to horse riding club that meets prescribed standards.

S.B. 1070—DESMOND. (F. & G.) Amends Sec. 802, F. & G. C., re abalones.

Permits taking of abalones with diving apparatus in all of Fish and Game District 10, rather than only in waters south of Point Lobos.

S.B. 1071—DESMOND. (Gov. Eff.) Adds Art. 9, Ch. 2, Pt. 1, Div. 1, H. & S. C., and repeals Ch. 3, Div. 1, Lab. C., re transfer of the powers, duties, and functions of the Division of Housing and the Commission of Housing.

Transfers to Department of Public Health powers, duties, and functions now exercised through or performed by above agencies, and records and property in charge of Division of Housing.

Transfers all civil service employees of Division of Housing to the Department of Public Health. Requires department to maintain Bureau of Housing which shall have charge of such matters.

Abolishes Division of Housing and Commission of Housing, and deletes statutory provisions relating thereto.

S.B. 1072—COOMBS. (L. Gov.) Amends Sec. 28132, Gov. C., re compensation for public service in Napa County.

Changes compensation of auditor, district attorney, supervisors, and jurors to unspecified sums.

S.B. 1073—COOMBS. (Trans.) Amends Sec. 27281, S. & H. C., re toll charges of bridge and highway districts, making no substantive change.

S.B. 1074—COOMBS. (Trans.) Amends Secs. 27174 and 27177, S. & H. C., re parking areas of bridge and highway districts.

Authorizes districts to adopt rules and regulations pertaining to parking areas in conjunction with facilities. Directs California Highway Patrol to enforce such rules and regulations.

S.B. 1075—COOMBS. (Trans.) Amends Sec. 27154, S. & H. C., re investment of surplus funds under control of bridge and highway district.

Deletes requirement that investments be made in negotiable securities. Permits use of reserves for refunding bonded indebtedness of district.

S.B. 1076—THOMPSON. (Ed.) Amends Sec. 18261, Ed. C., re schools. Changes designation of board of trustees to governing board.

S.B. 1077—THOMPSON. (Ed.) Amends Sec. 11355, Ed. C., re teachers' salaries, making technical clarifying change.

S.B. 1078—THOMPSON. (Ed.) Amends Sec. 13032, Ed. C., re schools, making no substantive change.

S.B. 1079—BUSCH AND O'GARA. (Gov. Eff.) New act, the Lake County Flood Control and Water Conservation District Act.

Creates district and prescribes its organization, management, powers, and duties.

S.B. 1080—BUSCH AND O'GARA. (Gov. Eff.) New act, the Mendocino County Flood Control and Water Conservation District Act.

Creates district and prescribes its organization, management, powers, and duties.

S.B. 1081—BUSCH AND OTHERS. (Jud.) Amends Sec. 29610 and adds Sec. 29619, Gov. C.; adds Sec. 728, Pol. C.; and adds Sec. 39.7, C. C. P., re conferences of judges called by chairman of judicial council.

Authorizes judicial council chairman to call conferences of superior, municipal and justice's court judges for purposes stated.

Makes county charge necessary expenses of judges in attending such conferences.

Deletes as county charge, expenses of 1 justice of the peace of county in attending annual convention of his association.

S.B. 1082—BUSCH AND OTHERS. (Nat. Res.) Amends Sec. 10734, P. R. C., re resort districts, making no substantive change.

S.B. 1083—BUSCH AND OTHERS. (Nat. Res.) Amends Sec. 11269, P. R. C., re resort districts, making no substantive change.

S.B. 1084—BUSCH AND OTHERS. (Nat. Res.) Amends Sec. 10292, P. R. C., re resort districts, making no substantive change.

S.B. 1085—BUSCH AND OTHERS. (Gov. Eff.) Amends Sec. 65071, Gov. C., re conservation and planning, making no substantive change.

S.B. 1086—BUSCH AND OTHERS. (Gov. Eff.) Amends Sec. 65252, Gov. C., re conservation and planning, making no substantive change.

S.B. 1087—BUSCH AND OTHERS. (Nat. Res.) Amends and renumbers Sec. 6210.6, adds Sec. 6210.6, and repeals and codifies Ch. 630, Stats. 1865-6, re rights of way for roads across public lands.

Prepared by California Code Commission.

S.B. 1088—BUSCH AND OTHERS. (Nat. Res.) Renumbers Div. 10, and Secs. 10001 to 10081, and adds Sec. 50020 and Div. 10, P. R. C. Codifies resort district portion of Public Resources Code.

Prepared by California Code Commission.

S.B. 1089—BUSCH AND OTHERS. (Gov. Eff.) Amends Sec. 65005, Gov. C., re conservation and planning, making no substantive change.

S.B. 1090—BUSCH AND OTHERS. (Gov. Eff.) Amends Sec. 65177, Gov. C., re conservation and planning, making no substantive change.

S.B. 1091—BUSCH AND OTHERS. (Jud.) Adds Sec. 500049 and Title 7, Gov. C. Codifies conservation and planning portion of Government Code.

Prepared by California Code Commission.

S.B. 1092—DILWORTH. (Soc. Wel.) Adds Sec. 1508, W. & I. C., re aid to needy children and failure to report return of absent parent.

Provides that when eligibility for aid depends on absence of parent, payee of aid warrant shall immediately give notice of absent parent's return.

Provides that failure to give such notice is misdemeanor.

S.B. 1093—DILWORTH. (Soc. Wel.) Amends Secs. 1510, 1511, 1554, W. & I. C., to increase ratio of contribution by State to counties for needy children aid from $\frac{2}{3}$ to $\frac{3}{4}$ of total aid.

S.B. 1094—DILWORTH. (Soc. Wel.) Amends Sec. 1503, W. & I. C., to declare intent of Legislature is that administration of aid to needy children shall encourage self-sustenance of needy children, their parents, and their caretakers.

S.B. 1095—DILWORTH. (Soc. Wel.) Amends Sec. 1511, W. & I. C., re aid to needy children. Provides that minimum standards of adequate care for needy children shall not designate payments exceeding normal federal-state-county financial participation base, excluding county supplementation.

S.B. 1096—DILWORTH. (Soc. Wel.) Amends Secs. 3420 and 3480, W. & I. C., to change rate and amount of state contribution to counties for aid to partially self-supporting blind to unspecified amounts.

S.B. 1097—DILWORTH. (Soc. Wel.) Amends Secs. 2021 and 2187, W. & I. C., to increase rate of state contribution to counties for aid to the needy aged from $\frac{9}{4}$ to $\frac{3}{6}$ of aid granted.

S.B. 1098—DILWORTH. (Soc. Wel.) Amends Secs. 3025 and 3087.1, W. & I. C., to increase the ratio and amount of state contributions to counties giving aid to needy blind from $\frac{3}{4}$ to $\frac{4}{6}$, and from \$765 to \$816 per year.

S.B. 1099—DILWORTH. (Fin.) Appropriates unspecified sum to Department of Natural Resources for improvement of Salton Sea State Park.

S.B. 1100—DILWORTH. (Fin.) Appropriates unspecified sum to Department of Education for constructing buildings at State School for the Deaf at Riverside.

S.B. 1101—DILWORTH. (Elec.) Amends Sec. 668, Elec. C., re publication of list of election officers and polling places.

Requires election board rather than county clerk to choose newspaper in which list of names of election officers and polling places shall be printed.

S.B. 1102—DILWORTH. (Elec.) Amends Sec. 667, Elec. C., re precinct boards.

Provides that in mailing list of names and addresses of each person appointed as election officer to those persons so appointed, county clerk shall act on behalf, and in name, of election board.

S.B. 1103—DILWORTH. (Elec.) Amends various Secs., Elec. C., re indices of registration.

Permits county clerk or registrar of voters to prepare indices of voter registrations either in printed form or by any other suitable reproduction process.

S.B. 1104—DORSEY. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re possession of alcoholic beverages.

Makes possession by person under 21 years on street or highway or in public place a misdemeanor.

S.B. 1105—McCARTHY AND HATFIELD. (Ed.) Appropriates \$80,000 to University of California for instructional purposes to prepare civil engineers for construction industry.

S.B. 1106—McCARTHY. (Gov. Eff.) Amends Sec. 14402, Gov. C., re progress payments under state contracts.

Raises maximum payment for value of material delivered and unused from 50 percent to 90 percent, and makes payment applicable to goods stored under control of State.

To take effect immediately, urgency measure.

S.B. 1107—COLLIER. (Trans.) Amends Secs. 100.6, 822.5, 1670, adds Sec. 1626, S. & H. C., re boundary line highways or trails.

Authorizes Department of Public Works to enter into agreements with adjoining state for construction, reconstruction, and operation of highways at or near common boundary line.

Authorizes agreements between Department of Public Works and counties, cities and counties, and cities for construction, improvement, and maintenance of highways lying partly within and partly without state boundaries, with federal aid. Limits real

property which may be acquired pursuant to such agreement to real property within the State.

Authorizes agreements between boards of supervisors of counties and any authorized United States officer for construction, operation, and maintenance of highways or trails within the county. Such agreements may be made for highways or trails outside county or partly within and without boundaries of State if authorized by jurisdiction concerned.

Authorizes boards of supervisors of counties to construct, maintain, and improve as county highways, roads which are wholly or partly boundary line roads between adjoining counties within or without this State. Authorizes joint contracts between adjoining counties for such work.

S.B. 1108—COLLIER. (F. & G.) Adds Sec. 429.5, F. & G. C., re taking of fish by Yurok Indians.

Permits members of Yurok Indian tribe to take fish from Klamath River for purposes other than profit, without regard to limits or seasons, under renewable yearly permit which Fish and Game Commission must issue to such Indians upon application.

Makes sale of fish taken under such permit grounds for permanent revocation of permit.

S.B. 1109—COLLIER. (L. Gov.) Amends Sec. 28131, Gov. C., re compensation for public service in Siskiyou County.

Changes compensation of supervisors to unspecified sums.

S.B. 1110—COLLIER. (Gov. Eff.) Amends Sec. 19259, Gov. C., re state employees.

Authorizes presentation of certificate, plaque or other suitable memento to retired employee who on date of retirement had served State at least 25 years.

S.B. 1111—REGAN. (Trans.) Amends Sec. 903, S. & H. C., re county highways, making no substantive change.

S.B. 1112—REGAN. (Elec.) New act, re registration of voters.

Requires every elector who is registered voter on effective date of act to reregister between effective date of act and 33d day preceding general election of 1952.

Requires county clerk or registrar of voters to cancel registration of voters failing to reregister.

S.B. 1113—REGAN. (Elec.) Amends Sec. 295, Elec. C., re cancellation of registration for failure to vote.

Provides that election board, rather than county clerk, shall examine roster of voters and absent voters list and cancel affidavits of registration of voters failing to vote at both direct primary and general election.

S.B. 1114—REGAN. (Trans.) Adds Art. 6, Ch. 4, Div. 2, S. & H. C., re establishment of county highway boundaries.

Provides method, similar to that used to establish boundaries of state highways, by which board of supervisors may establish boundaries of county highways.

S.B. 1115—REGAN. (L. Gov.) Amends Sec. 737ss, Pol. C., and Sec. 79.45, C. C. P., to change salary of superior court judge of Shasta County from \$9,000 to unspecified sum.

S.B. 1116—REGAN. (L. Gov.) Amends Sec. 737aaa, Pol. C., and Sec. 79.53, C. C. P., to change salary of superior court judge of Trinity County from \$9,000 to unspecified sum.

S.B. 1117—REGAN. (L. Gov.) New act, re compensation of county, township and municipal officers.

Suspends provisions of Constitution prohibiting increase of salaries of such officers after election and during term of office for period from declaration of war to 6 months after termination of hostilities.

S.B. 1118—REGAN. (Gov. Eff.) Appropriates unspecified sum to be expended by Director of Finance to acquire buildings and facilities for centralizing public agricultural services in each county.

S.B. 1119—DONNELLY. (Wat. Res.) Adds Div. 15, Wat. C. Codifies reclamation district portion of Water Code.

Prepared by California Code Commission.

S.B. 1120—DONNELLY. (Wat. Res.) Amends Sec. 50110, Wat. C., re reclamation districts.

Alternate draft to main codification bill of provisions relative to formation of reclamation districts within municipalities having a population of more than 100,000 or for reclamation of any tidelands within two miles of any other incorporated city.

S.B. 1121—DONNELLY. (Wat. Res.) Adds Sec. 9048, Wat. C. Codifies Sec. 3466c, Pol. C., re Sutter Butte By-pass Assessment No. 6, as part of Water Code.

Prepared by California Code Commission in conjunction with codification of law relating to reclamation districts.

S.B. 1122—DONNELLY. (Jud.) Adds Sec. 8678, Wat. C., repeals Sec. 692.5, Pol. C. Codifies provisions re lease, rental, letting or license to use real property by Reclamation Board, as part of Water Code.

Prepared by California Code Commission.

S.B. 1123—DONNELLY. (Wat. Res.) Adds Div. 13, Wat. C. Codifies California water district portion of Water Code.

Prepared by California Code Commission.

S.B. 1124—DONNELLY. (Jud.) Adds Div. 14, Wat. C. Codifies California water storage district portion of Water Code.

Prepared by California Code Commission.

S.B. 1125—DONNELLY. (Jud.) Adds Div. 16, Wat. C. Codifies municipal water district portion of Water Code.

Prepared by California Code Commission.

S.B. 1126—DONNELLY. (Wat. Res.) Amends Sec. 61000, Wat. C., re municipal water districts, making no substantive change.

S.B. 1127—DONNELLY. (Wat. Res.) Amends Sec. 60012, Wat. C., re municipal water districts, making no substantive change.

S.B. 1128—DONNELLY. (Wat. Res.) Amends Sec. 41015, Wat. C., re water storage districts, making no substantive change.

S.B. 1129—DONNELLY. (Wat. Res.) Amends Sec. 41005, Wat. C., re water storage districts, making no substantive change.

S.B. 1130—DONNELLY. (Wat. Res.) Amends Sec. 35113, Wat. C., re California water districts, making no substantive change.

S.B. 1131—DONNELLY. (Wat. Res.) Amends Sec. 37300, Wat. C., re California water districts.

Provides that holders of title to tracts of land, rather than owners thereof, may file petition for exclusion from district.

S.B. 1132—DONNELLY. (Wat. Res.) Amends Sec. 50301, Wat. C., re reclamation districts, making no substantive change.

S.B. 1133—DONNELLY. (Wat. Res.) Amends Sec. 50128, Wat. C., re reclamation districts, making no substantive change.

S.B. 1134—DONNELLY. (Wat. Res.) Amends Sec. 53600, Wat. C., re reclamation districts, making no substantive change.

S.B. 1135—DONNELLY. (Wat. Res.) Amends Sec. 51680, Wat. C., re reclamation districts, making no substantive change.

S.B. 1136—DONNELLY. (Wat. Res.) Amends Sec. 50654, Wat. C., re reclamation districts, making no substantive change.

S.B. 1137—POWERS. (Gov. Eff.) Amends Sec. 19533, B. & P. C., re licenses to conduct horse race meetings.

Permits issuance of licenses to conduct horse race meetings on tracks less than 1 mile in circumference or length to licensed quarter horse racing associations.

S.B. 1138—THOMPSON AND BURNS. (Agr.) Adds Sec. 674.5, Ag. C., re labeling of milk products.

Requires milk products to which food products other than those derived from milk have been added to comply with labeling requirements of The Pure Food Act, except that use of artificial color in butter, cheese, or ice cream need not be stated on label. Vests enforcement of section in Department of Public Health.

S.B. 1139—THOMPSON AND BURNS. (Pub. H. & S.) Amends Secs. 28007 and 28010, H. & S. C., re retail outlets for sale of horse meat.

Requires display of sign with letters 2 inches high and approximately 1 inch wide, instead of 8 inches by 3 inches, announcing sale of uninspected horse meat.

Deletes requirement that all inspected horse meat not produced in this State shall be processed, ground, trimmed, or repackaged only at establishment which is under federal, state, or state-approved municipal inspection.

S.B. 1140—THOMPSON AND BURNS. (Agr.) Amends, adds, and repeals various Secs., H. & S. C., re adulterated, misbranded, or falsely advertised foods.

Defines as adulterated, fresh meat containing any substance, rather than any chemical preservative, which is not approved by enumerated federal or state agencies.

Prohibits exclusion of any agent of State Board of Public Health from any premises or vehicle which is used, or suspected of being used, for preparation or distribution of food, and refusal to show all records pertaining to distribution of food.

Prohibits employee of State Bureau of Food and Drug from disclosing any information acquired in discharge of his duties or from producing record pertaining to functions of the bureau, except as directed by chief of bureau.

Authorizes quarantining of falsely advertised, as well as adulterated or misbranded, foods. Deletes requirement that such misbranded foods must be dangerous or fraudulent.

Deletes provisions requiring local sheriffs to furnish health officers with samples of all adulterated or misbranded foods seized or purchased.

S.B. 1141—THOMPSON AND BURNS. (Pub. H. & S.) Amends and adds various Secs., H. & S. C., re sanitation in food processing.

Declares unsanitary any food processing or distributing establishment which does not provide separate rooms for changing and hanging of wearing apparel apart from place where food is processed.

Prohibits presence of live animal or fowl in food processing or distributing establishment, unless establishment is exclusively devoted to processing or sale of such animal or fowl.

Provides that no person shall sit or lie upon any equipment or fixture which is used in food manufacturing process.

Prohibits sale of food processed in room which is used for family or domestic purposes.

Makes statutory provisions relating to sterilization of bottles applicable to all persons cleaning previously used bottles who are engaged in business of packaging food, drugs, or liquors.

Requires protective wrapping on every loaf of bread, cake, pie, or other pastry, made or acquired for sale, unless sold directly by manufacturer to consumer.

Provides that no baker or dealer shall accept return of bakery products other than bakery products which were packed in protective wrappings at place of production and which remained in original unbroken package.

S.B. 1142—THOMPSON AND BURNS. (Pub. H. & S.) Amends Secs. 28230, 28250, and 28251, and repeals Sec. 28190, H. & S. C., re regulation of bakeries.

Deletes restrictions upon cities with respect to regulation of bakeries.

Authorizes health department of city, county, or city and county, as well as State, to enforce health laws applicable to bakeries.

Requires protective wrapping on every cake, pie, or other pastry, as well as on every loaf of bread, made or acquired for sale, unless sold directly by a manufacturer to consumer.

S.B. 1143—THOMPSON. (Mil. & Vet. Aff.) Amends Sec. 1143, Gov. C., to extend definition of "disabled veteran" under State Civil Service Act to include disabled veterans who have been discharged or released under conditions other than dishonorable from regular establishment.

S.B. 1144—THOMPSON. (Mil. & Vet. Aff.) Amends Sec. 1260, M. & V. C., re veterans' buildings and memorials.

Extends definition of "veterans associations," for which organizations cities, counties, and towns may acquire buildings and memorials, to include organizations composed of persons who served honorably in regular establishment in addition to those who served in time of war.

S.B. 1145—THOMPSON. (Mil. & Vet. Aff.) Amends Sec. 1191, M. & V. C., to authorize veterans' memorial districts to provide and maintain memorial facilities for veterans who have served in regular establishment in addition to those who have served in wars and campaigns.

S.B. 1146—THOMPSON. (Mil. & Vet. Aff.) Amends Sec. 1197, M. & V. C., to provide that member of board of directors of veterans' memorial district may be veteran who has honorably served in regular establishment in addition to one who has so served in wars or campaigns.

S.B. 1147—THOMPSON. (Gov. Eff.) Amends Sec. 66e, C. C. P., to increase number of superior court judges in Santa Clara County from 5 to 6.

S.B. 1148—THOMPSON. (Wat. Res.) Amends Act 9178f, the State Water Resources Act of 1945.

Provides for a State Water Resources Board consisting of 9, rather than 7 members, and requires that 1 member be appointed from each of 9 specified regions of State. Prescribes terms of members.

S.B. 1149—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 437, Ed. C., changing salary of school superintendent of Nevada County to unspecified sum.

S.B. 1150—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 456, Ed. C., changing salary of school superintendent of Sierra County to unspecified sum.

S.B. 1151—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 737tt, Pol. C.; and Sec. 79.46, C. C. P., to change salary of superior court judge of Sierra County from \$8,000 to unspecified sum.

S.B. 1152—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 28156, Gov. C., re compensation for public service in Sierra County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

S.B. 1153—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 737cc, Pol. C., and Sec. 79.29, C. C. P., to change salary of superior court judge of Nevada County from \$8,700 to unspecified sum.

S.B. 1154—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 28137, Gov. C., re compensation for public service in Nevada County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

§1. 117—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

Whereas compensation of certain clerks in House Library is authorized by law:

§2. 118—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

§3. 119—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

§4. 120—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

Whereas the compensation of such clerks by the House Library Finance Committee will result in the payment of certain bills of such clerks, and the House Library Finance Committee is authorized to pay such bills:

Whereas the committee has been paid, upon application, a sum of money for the compensation of such clerks, and the committee is authorized to pay such bills:

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Whereas the committee has been paid, upon application, a sum of money for the compensation of such clerks, and the committee is authorized to pay such bills:

§5. 121—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

Whereas the compensation of such clerks by the House Library Finance Committee will result in the payment of certain bills of such clerks, and the House Library Finance Committee is authorized to pay such bills:

Whereas the committee has been paid, upon application, a sum of money for the compensation of such clerks, and the committee is authorized to pay such bills:

§6. 122—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

Whereas the compensation of such clerks by the House Library Finance Committee will result in the payment of certain bills of such clerks, and the House Library Finance Committee is authorized to pay such bills:

Whereas the committee has been paid, upon application, a sum of money for the compensation of such clerks, and the committee is authorized to pay such bills:

§7. 123—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

Whereas the compensation of such clerks by the House Library Finance Committee will result in the payment of certain bills of such clerks, and the House Library Finance Committee is authorized to pay such bills:

§8. 124—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

Whereas the compensation of such clerks by the House Library Finance Committee will result in the payment of certain bills of such clerks, and the House Library Finance Committee is authorized to pay such bills:

Whereas the committee has been paid, upon application, a sum of money for the compensation of such clerks, and the committee is authorized to pay such bills:

§9. 125—H. R. 11717. (2 Sec.) Approved Nov. 29, 1914. For the compensation of certain clerks in House Library.

Whereas the compensation of such clerks by the House Library Finance Committee will result in the payment of certain bills of such clerks, and the House Library Finance Committee is authorized to pay such bills:

blinds less than 80 yards apart; against more than 2 persons occupying 1 blind; and against making of warranties by persons holding commercial hunting club licenses that members or guests will take bag limits.

S.B. 1164—TENNEY. (Trans.) Adds and amends various Secs., Veh. C., re exemption of funeral processions from obeying traffic signs and signals, and authorizing commissioning of motorcycle officer escorts and use of red lights.

Exempts funeral processions from obeying traffic signs and signals when escorted by motorcycle officer escorts commissioned or deputized by sheriff or chief of police and when it does not unduly endanger life and property of others. Authorizes such commissioning or deputizing, and authorizes motorcycles used for this purpose to display red light to front.

S.B. 1165—TENNEY. (L. Gov.) Amend Act 5238, the Municipal Court Act of 1925, providing for marshals and attaches of municipal courts in counties having a population of 3,000,000 or more.

S.B. 1166—TENNEY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re apportionment of expenses of Los Angeles Municipal Court between county and city.

Establishes Municipal Court Fund into which revenue of court is paid. Requires payment of judges and attaches from such fund as far as possible.

Credits county with 4 percent of budgetary expenditures, less expenses of marshal and salaries, otherwise payable to city from court revenue.

Requires county to provide quarters for and equip such municipal court.

S.B. 1167—TENNEY. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re apportionment of expenses of Los Angeles Municipal Court between city and county.

See digest of S.B. 1166, apparently identical in effect.

S.B. 1168—TENNEY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re mileage of judges.

Allows judge of municipal or justice court 7 cents per mile travel expense when assigned to another court by judicial council.

S.B. 1169—TENNEY. (Jud.) Amends Sec. 1462, Pen. C., re offenses of minors involving motor vehicle operation.

Confers jurisdiction on municipal court of misdemeanor offenses of minors, relating to operation of motor vehicles.

S.B. 1170—TENNEY. (Jud.) Amends Sec. 869, Pen. C., re preparation and cost of daily transcript.

Authorizes committing magistrate to order daily transcript of all or portion of testimony or proceedings before him, cost thereof to be county charge.

S.B. 1171—TENNEY. (Jud.) Amends Sec. 117m, C. C. P., authorizing clerk or his deputy, as well as judge, to certify abstract of small claims judgment.

S.B. 1172—TENNEY. (Jud.) Amends Sec. 117j, C. C. P., re small claims courts.

Increases period for appeal by defendant from judgment of small claims court, from 5 to 10 days.

S.B. 1173—TENNEY. (Jud.) Amends Sec. 117g, C. C. P., re small claims courts.

Authorizes small claims court in action against several defendants to give judgment against one or more of them, and proceed with action against other defendants.

S.B. 1174—TENNEY. (Jud.) Amends Sec. 117d, C. C. P., re small claims court.

Increases minimum interval of time between date of order requiring defendant's appearance in small claims action and appearance date, from 3 to 5 days.

Entitles defendant to 3 days' notice of appearance date if order served in county of action or 10 days if served elsewhere.

Increases minimum interval of time between date of order setting new appearance date and such date, from 3 to 5 days.

S.B. 1175—TENNEY. (Jud.) Amends Sec. 1031, C. C. P., re costs in municipal and justices' courts.

Provides that where prevailing party in municipal or justice court action recovers less than \$100, rather than \$50, court has discretion as to granting of costs.

S.B. 1176—TENNEY. (Jud.) Amends Sec. 89, C. C. P., re municipal court jurisdiction.

Increases jurisdiction from \$3,000 to \$5,000 in civil actions and from \$300 to \$500 monthly rental value in forcible entry or unlawful detainer proceedings.

S.B. 1177—TENNEY. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re traffic commissioners of Los Angeles municipal court.

Requires appointment of traffic commissioner by judges of such municipal courts, fixes his compensation, authorizes his appointment as general commissioner thereof, and provides for his retirement.

S.B. 1178—TENNEY. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re traffic commissioner of Los Angeles municipal court.

Increases monthly salary of traffic commissioner from \$700 to \$800.

S.B. 1179—TENNEY. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re secretary and jury commissioner of Los Angeles municipal court.

Requires judges of such municipal courts to appoint secretary and commissioner, provide for his duties and retirement, and fixes his compensation.

Authorizes his appointment as general commissioner of such court.

S.B. 1180—TENNEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, re secretary and jury commissioner of Los Angeles municipal court.

Increases monthly salary of such secretary and jury commissioner from \$750 to \$900.

S.B. 1181—TENNEY. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re commissioners of Los Angeles municipal courts.

Requires appointment by judges of such municipal courts of such commissioners, not over 4, as court business requires, provides for their qualifications and duties, fixes their compensation, and provides for their retirement.

S.B. 1182—TENNEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, re commissioners of Los Angeles municipal court.

Increases monthly salary of such commissioners from \$600 to \$700.

S.B. 1183—TENNEY. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re attaches of Los Angeles municipal court.

Requires appointment by marshal of such municipal court of specified number of deputies and attaches, fixes their compensation, and provides for their expenses.

S.B. 1184—TENNEY. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re attaches of Los Angeles municipal court.

Increases compensation and expense allowance of various deputy marshals and attaches of such court, and authorizes appointment of additional attaches and fixes their salary.

S.B. 1185—TENNEY. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re attaches of Los Angeles municipal court.

Requires appointment by clerk of such municipal court of specified deputies and attaches, sets their compensation, and provides for their expenses.

S.B. 1186—TENNEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, re deputy clerks of Los Angeles municipal court.

Increases salaries and expense allowances of such deputy clerks and authorizes appointment of additional clerks and fixes their compensation.

S.B. 1187—TENNEY. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re judges and attaches in Los Angeles municipal court.

Specifies number and fixes compensation of judges, officers and attaches of such courts, and provides for qualifications of judges.

S.B. 1188—TENNEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, re referees of Los Angeles municipal court.

Increases referee's monthly salary from \$500 to \$625.

S.B. 1189—TENNEY. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re judges and attaches in Los Angeles municipal court.

Specifies number and fixes compensation of judges and attaches of such courts and provides for qualifications of judges.

S.B. 1190—TENNEY. (Jud.) Amends Act 5238, The Municipal Court Act of 1925, re clerk of Los Angeles municipal court.

Increases monthly salary of clerk from \$800 to unspecified sum.

S.B. 1191—TENNEY. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, to classify judicial districts of 1½ class.

S.B. 1192—TENNEY. (Jud.) Amends Sec. 1462, Pen. C., re municipal court jurisdiction.

Makes applicable to municipal courts superior court jurisdiction and procedure in determining sanity of defendant when question raised during pendency of action. Empowers court to direct confinement if insanity established.

S.B. 1193—HATFIELD. (Agr.) New act, the California Food and Fiber Production Act of 1951.

Re-enacts substance of Food and Fiber Act of 1943, Ch. 1, 1943 (2d Ex.) Sess. Creates Farm Production Council and prescribes its powers re recruitment, transportation, housing, and sustenance of farm labor and planning and assisting in achieving maximum production of food and fiber. Appropriates unspecified sum.

S.B. 1194—HATFIELD. (Agr.) New act, the Emergency Farm Production Act.

Confers upon Director of Agriculture powers similar to those conferred by S. B. 1193 on Farm Production Council and provides for transfer of contracts, etc. when council comes into existence. Appropriates unspecified sum.

To take effect immediately, urgency measure.

S.B. 1195—HATFIELD. (Gov. Eff.) Adds Ch. 2, Div. 7, M. & V. C., authorizing issuance and sale of unspecified amount in state bonds for purpose of providing aid to local agencies for civil defense, creating Civil Defense Fund, and providing for submission of constitutional amendment ratifying this act to people of State for approval.

To take effect immediately, act calling election.

S.B. 1196—HATFIELD. (Gov. Eff.) Amends Ch. 43, 1950 (3d Ex.) Sess., re State aid to local agencies in civil defense matters.

Appropriates unspecified sum from Civil Defense Fund (to be created under S. B. 1195) to provide State aid to local agencies in civil defense matters. Requires funds allocated to local agency for shelter facilities to be matched by agency or Federal Government or both.

To take effect immediately, urgency measure.

S.B. 1197—HATFIELD. (Gov. Eff.) Amends Sec. 1535.3, M. & V. C., to authorize Governor to order test exercises of mutual aid plans and agreements re civil defense approved by California State Disaster Council.

S.B. 1198—HATFIELD. (Agr.) Amends and adds various Secs., Lab. C., re labor contractors.

Redefines labor contractor as person who, for a fee, employs workers to render personal services to, for or under direction of third person, or who recruits, solicits, supplies or hires workers in behalf of employer and who, for a fee, provides in connection therewith board, lodging or transportation, and supervises, times, checks, counts, weighs or otherwise directs or measures their work or disburses their wages.

Requires that employment agency license be kept in immediate possession of labor contractor at all times while acting as labor contractor and that he display it to every person with whom he negotiates a contract and to any other interested person upon request.

Provides that workers employed by labor contractor shall be paid at least once a week.

Makes any person who knowingly contracts with unlicensed contractor, liable for wages of workers employed in execution of contract, in event of nonpayment of wages by contractor.

Requires labor contractors to deposit with Labor Commissioner, bond or cash of not less than \$1,000. Precludes labor contractor from employing persons to render personal services to, for or under direction of third person from receiving or retaining any money for payment of wages to agricultural workers in excess of deposit.

Provides as additional reasons for revoking or suspending employment agency license (a) violation or failure to comply with any regulation issued in conformity with Labor Code provisions, (b) failure to substantially perform or complete a contract while acting as a labor contractor, and (c) failure to comply with Vehicle Code provisions or safety orders of Division of Industrial Safety while acting as a labor contractor and transporting agricultural workers to and from jobs.

Requires labor contractor to keep records of wages disbursed.

Provides that labor contractor give all workers compensated on piece work basis, a work record at conclusion of pay roll period.

Makes it a misdemeanor for a labor contractor to contract without a license, to handle pay rolls in excess of amount for which bonded, or to transfer his license without prior consent of Labor Commissioner, and prescribes penalty therefor.

S.B. 1199—HATFIELD. (Agr.) Amends, adds various Secs., Lab. C., re labor contractors.

See digest of S.B. 1198, apparently identical with following exceptions:

1. Does not require workers employed by labor contractor be paid weekly.
2. Authorizes labor contractor to conduct agency in rooms used for living purposes, where boarders or lodgers are kept, where meals are served, or where persons sleep.
3. Does not make failure to comply with Vehicle Code provisions or safety orders of Division of Industrial Safety reasons for revoking or suspending employment agency license of labor contractor.
4. Makes failure of labor contractor to carry and display employment agency license a misdemeanor.
5. Provides that employment agencies acting solely as labor contractors are not subject to specified labor code provisions applicable to operation and management of employment agencies generally.

S.B. 1200—HATFIELD. (Gov. Eff.) Amends various Secs., M. & V. C., re civil defense.

Authorizes Governor with advice of California State Disaster Council to divide State into mutual aid areas, in addition to regions, for purposes of civil defense, and authorizes him to delegate all his civil defense powers, with specified exceptions, to regional and area coordinators appointed by him, in addition to Director of Civil Defense.

Authorizes local agencies to execute mutual aid plans in accordance with local ordinances and resolutions, in addition to mutual agreements and plans.

Authorizes local agencies to provide by resolution adopted pursuant to ordinance creating local disaster council, in addition to by said ordinance, for organization, powers and duties, divisions, services, and staff of said council.

Authorizes local agencies to recommend to local director of civil defense, rather than to authorize disaster councils to establish, rules and regulations for dealing with local emergencies.

S.B. 1201—HATFIELD. (Gov. Eff.) Amends Ch. 43, 1950 (1st Ex.) Sess., to appropriate unspecified sum for purpose of providing state aid to local agencies in civil defense matters.

To take effect immediately, urgency measure.

S.B. 1202—HATFIELD. (Gov. Eff.) Adds Art. 5, Ch. 8, Pt. 3, Div. 5, Title 2, Gov. C., re temporary employment of persons retired under State Employees' Retirement System.

Permits retired person to be employed, by state agency in which he previously served, for not more than 30 days in any calendar year, without reinstatement from retirement or loss or interruption of retirement benefits, where services of such person are or may be necessary in preparing for trial or in testifying as to matters within or based upon his knowledge acquired while employed, by reason of actual or potential litigation involving State or state agency and adverse interests. Permits such person so employed to be paid per diem not in excess of per diem ordinarily paid other persons by state agencies for similar services to maximum of \$1,500, and actual and necessary traveling expenses.

S.B. 1203—HATFIELD. (Gov. Eff.) Adds Sec. 1518.4, M. & V. C., re screening of volunteer civil defense workers.

Requires Director of Civil Defense to determine order of priority for screening volunteer civil defense workers for loyalty and fitness and to contract with State Bureau of Criminal Identification and Investigation to conduct screening at cost. Appropriates \$100,000.

S.B. 1204—HATFIELD. (Gov. Eff.) Amends Secs. 3211.9, 3211.92, 3352.5, and 3352.94, Lab. C., re workmen's compensation for voluntary disaster service workers.

Expands "disaster council" to include civil defense council and civil defense and disaster council.

Broadens "disaster service worker" to include person impressed into service during state of extreme emergency.

Deletes language excluding from "employee," unregistered civilian defense or disaster service worker.

S.B. 1205—HATFIELD. (Gov. Eff.) Amends Ch. 3, 1950 (3d Ex.) Sess., the Civil Defense Act of 1950, to keep act in effect until 91st day after final adjournment of 1953, rather than 1951, Regular Session.

S.B. 1206—HATFIELD. (Pub. U.) Amends Act 6386, Public Utilities Act, re separation of grades at railroad crossings.

Requires that division of expense for separation of grades at railroad crossings shall be apportioned upon respective benefits to be received by any railroad or street railroad corporation affected, or the State or any city or political subdivision affected.

S.B. 1207—HATFIELD. (Jud.) Adds Sec. 9603.5, Gov. C., to provide that failure of Legislature to enact bill is no indication of its intent.

S.B. 1208—HATFIELD. (Gov. Eff.) New act and repeals Sec. 13114, Gov. C., re leases of state property.

Authorizes Director of Finance to lease state real property, with consent of state agency having jurisdiction thereof, to persons or corporations or to Board of Administration of State Employees' Retirement System for not exceeding 40 years upon which to build state office buildings at Los Angeles, San Francisco, Fresno, Oakland, San Jose and San Diego, and Department of Agriculture annex office building, Sacramento.

Requires that lessee construct on premises a building or buildings for use of the State during term, the title to which shall vest in State at expiration of the term.

Repeals Sec. 13114, Gov. C., which contains similar provisions without restriction as to location of buildings and which section expires on 91st day after final adjournment of 1951 Regular Session.

S.B. 1209—HATFIELD. (Gov. Eff.) Amends Sec. 14256, Gov. C., re public works projects under State Contract Act.

Increases from \$10,000 to \$25,000 maximum cost of project which may be carried out directly by state agency other than Department of Public Works under State Contract Act.

S.B. 1210—HATFIELD. (Gov. Eff.) Repeals Ch. 904, Stats. 1949, to revoke authority for sale of part of property of Sonoma State Home.

S.B. 1211—HATFIELD. (Gov. Eff.) Amends Sec. 14254, Gov. C., re public works projects under State Contract Act.

Defines project for purposes of act as improvement, etc., costing more than \$2,500, rather than \$1,000.

S.B. 1212—HATFIELD. (Agr.) Amends Secs. 1394, 1395, adds Sec. 1394.5, Lab. C., re child labor.

Limits exception of employment of minors in agricultural and domestic work to provisions prescribing maximum hours, extends such exception to any work for parent performed on parent's premises.

Excepts uncompensated single appearance of minor in radio or television broadcast for 1 hour, from restrictions.

Excepts actor or performer between 8 and 18 years from restrictions which would prohibit completing performance after 10 p.m., which was started earlier.

Excepts appearance of minor in noncommercial entertainment proceeds of which are not for private benefit, from restrictions.

S.B. 1213—HATFIELD. (Gov. Eff.) Repeals and adds Sec. 1944.1, Lab. C., re employment of aliens.

Authorizes, for duration of emergency, employment of aliens without civil service, pension, or retirement rights, by State and other public agencies.

To take effect immediately, urgency measure.

S.B. 1214—HATFIELD. (Agr.) Adds Art. 4, Ch. 1, Pt. 1, Div. 2, Lab. C., re liability for wages.

Makes party contracting with labor contractor liable for unpaid wages of workers if contractor is unlicensed. Excepts good faith reliance upon contractor's representations.

S.B. 1215—HATFIELD. (Agr.) Amends, adds, renumbers various Secs., Lab. C., re labor camps.

Prohibits operation of labor camp without permit. Provides for issuance of permit by Division of Housing after inspection.

Expands standards for construction and maintenance of health and sanitation in dormitories, mess halls, food storage and toilet facilities in camps.

S.B. 1216—HATFIELD AND OTHERS. (Elec.) Adds, repeals, and amends various Secs., Elec. C., re nonpartisan offices.

Provides that offices of State Senator and Assemblymen shall be nonpartisan.

S.B. 1217—HATFIELD. (Soc. Wel.) Amends Secs. 3083 and 3471, W. & I. C., re proof of blindness for purposes of obtaining aid to needy blind and aid to partially self-supporting blind residents.

Permits proof of blindness by evidence of duly licensed and practicing optometrist, who shall describe condition of applicant's eyes and testify to degree of blindness, as alternative to proof by evidence of duly licensed and practicing physician skilled in diseases of eye or of duly licensed and practicing physician skilled in neuropsychiatry.

Requires State Social Welfare Board to make rules and regulations to prescribe the qualifications, number, and geographical distribution of physicians and optometrists necessary to carry out eye examinations. Authorizes board to appoint advisory committee of 6 optometrists to serve in consulting capacity and to make recommendations and advise board on rules and regulations governing questions, re services of optometrists in proving blindness. Committee members are to be appointed for 2-year terms and to serve without compensation but to receive actual traveling expenses.

S.B. 1218—HATFIELD. (Rls.) Adds Sec. 10246, Gov. C., re Legislative Counsel.

Authorizes court appearance by in matter involving or affecting Legislature, its committees or members, on approval by Joint Committee on Interhouse Cooperation, or, if that committee terminates, by Speaker and President *pro Tempore*.

S.B. 1219—HATFIELD. (Gov. Eff.) Amends Sec. 25301, Corp. C., increasing annual salary of Commissioner of Corporations from \$10,000 to \$12,000.

S.B. 1220—HATFIELD. (Trans.) Adds Sec. 188.1, S. & H. C., re expenditure of state or federal funds to replace state highways damaged by catastrophic occurrence.

Permits expenditure of such funds without regard to provisions of S. & H. C. regulating use of state highway funds, if at time of catastrophe Governor declared emergency and if Highway Commission authorizes such expenditure with approval of Governor. Amount expended in excess of replacement value is subject to provisions of S. & H. C.

Applies also to expenditures during 1950-51 fiscal year.

To take effect immediately, urgency measure.

S.B. 1221—HATFIELD. (Gov. Eff.) Amends Sec. 141, S. & H. C., re powers of Department of Public Works.

Deletes restriction of \$2,000 a year travel expenses for travel out of state to secure information relative to improved methods of highway design. Makes other clarifying amendments of nonsubstantive nature.

S.B. 1222—HATFIELD. (Gov. Eff.) Amends Secs. 16307, 16308, B. & P. C., re itinerant merchants.

Provides that Transportation Tax Division of Board of Equalization, rather than Public Utilities Commission, shall administer itinerant merchant licensing provisions. Provides for transfer of employees affected, other than temporary appointees, from Public Utilities Commission to Board of Equalization.

S.B. 1223—HATFIELD. (Trans.) Amends Sec. 1700, S. & H. C., re extension of county highways through cities.

Permits board of supervisors to adopt resolution declaring highway in city a county highway, by majority, instead of $\frac{2}{3}$ vote.

S.B. 1224—HATFIELD. (Trans.) Amends Sec. 1680, S. & H. C., re county aid to cities in construction of streets.

Permits board of supervisors to adopt resolution that such aid is of general county interest, by majority, instead of $\frac{4}{5}$ vote.

S.B. 1225—HATFIELD. (L. Gov.) Amends Sec. 28124, Gov. C., re compensation for public service in Merced County.

Increases annual compensation of auditor from \$4,000 to \$4,600 and supervisors from \$3,000 to \$3,600.

S.B. 1226—HATFIELD. (L. Gov.) Amends Sec. 43068, Gov. C., re property tax rate in 6th class cities.

Raises maximum rate from \$1 to \$2 per \$100 and authorizes levy of tax for street purposes at maximum rate of 5 cents per \$100, to be excluded in determining above limitation.

S.B. 1227—HATFIELD AND BROWN. (F. & G.) Amends Sec. 19627, B. & P. C., re revenue derived from horse race licenses.

Provides for payment from horse race license fees into Wildlife Restoration Fund of \$1,000,000 in 1951-52 Fiscal Year and for 2 fiscal years thereafter.

S.B. 1228—HATFIELD. (Lab.) Repeals and re-enacts Ch. 8, Pt. 3, Div. 2, Lab. C., re labor disputes.

Declares unlawful certain concerted acts of employees to force their employer to refrain from engaging in any of enumerated business transactions with another employer who is party to labor dispute.

Declares void any agreement between labor union and an employer (1) which requires employer to refrain from engaging in any of enumerated business transactions with another employer who is party to a labor dispute, or (2) whereby the

employer agrees that his employees will not be required to perform any services with respect to such transactions.

Provides that any person who knowingly causes any employer to breach his contract with another employer because such employer is a party to a labor dispute, is liable for all damages to the employer thus damaged.

Provides injunctive relief for person threatened with injury because of violations.

S.B. 1229—HATFIELD. (Gov. Eff.) Adds Sec. 1542, M. & V. C., re powers and duties of state agencies re civil defense.

Authorizes state agencies, subject to approval of Department of Finance, to use personnel, property, and equipment for civil defense purposes and to loan personnel to Office of Civil Defense when it will not impair ability to perform their regular functions.

Requires Department of Finance to determine whether Office of Civil Defense should reimburse such state agency from available appropriations, but requires reimbursement when agencies' funds are subject to constitutional restrictions as to use, in which case original expenditure shall be considered temporary loan to General Fund.

S.B. 1230—HATFIELD AND SUTTON. (Agr.) Amends Sec. 1239, Ag. C., re agricultural warehouse inspection.

Permits repayment of 1933 appropriation of at least 5 percent, rather than 5 percent, of fees collected quarterly for inspections.

S.B. 1231—HATFIELD AND SUTTON. (Agr.) Amends Sec. 1079, Ag. C., re economic poisons, to delete obsolete language.

S.B. 1232—HATFIELD AND SUTTON. (Agr.) Amends Sec. 1300.18, Ag. C., re marketing orders, to correct punctuation and sentence structure.

S.B. 1233—HATFIELD AND SUTTON. (Agr.) Amends Sec. 1106.2, Ag. C., re egg standards.

Provides that value of property shall determine jurisdiction of court in abatement proceedings, deleting references to specific jurisdictional amounts.

S.B. 1234—HATFIELD AND SUTTON. (Agr.) Amends Sec. 1220, Ag. C., re cooperative associations, to correct cross-reference.

S.B. 1235—HATFIELD AND SUTTON. (Agr.) Amends Sec. 1092, Ag. C., re commercial feeding stuffs, to delete unnecessary language.

S.B. 1236—HATFIELD AND SUTTON. (Agr.) Amends Sec. 1044.5, Ag. C., re fertilizing materials.

Provides that value of property seized shall determine jurisdiction of court in abatement proceedings.

S.B. 1237—HATFIELD AND SUTTON. (Agr.) Amends Sec. 736.1-1, Ag. C., re marketing of milk, to correct cross-reference.

S.B. 1238—HATFIELD AND SUTTON. (Agr.) Amends Sec. 785, Ag. C., re fruit, nut and vegetable standards.

Provides that value of property seized shall determine jurisdiction of court in abatement proceedings, deleting references to specific jurisdictional amounts.

S.B. 1239—HATFIELD AND SUTTON. (Agr.) Amends Sec. 736.3, Ag. C., re stabilization and marketing plans for fluid milk.

Provides that plan shall provide for contracts for payment for not less than half of milk delivered in calendar month not later than 1st of following month and remainder not later than 15th of said month, rather than for payment not later than last day of month following month during which milk is received.

S.B. 1240—HATFIELD. (Agr.) Appropriates \$215,000 for support of University of California augmenting Item 101, Budget Act of 1951, for extension work in agriculture.

S.B. 1241—HATFIELD. (Trans.) Amends Sec. 684.5, Veh. C., re tank vehicles.

Provides that requirement that vehicles carrying certain dangerous substances and having external shutoff valves also have shutoff valves inside each tank applies, on and after October 1, 1952, to all such vehicles rather than only to those first purchased or acquired after July 1, 1948.

S.B. 1242—HATFIELD. (Agr.) Repeals Sec. 1881.3, Civ. C., re private bulk storage of grain.

Repeals Sec. which makes Ch. re private bulk grain storage expire December 31, 1951, thereby extending effective period indefinitely.

S.B. 1243—HATFIELD. (Agr.) Repeals Sec. 1881.3, Civ. C., re private bulk storage of grain.

See digest of S.B. 1242, apparently identical.

S.B. 1244—HATFIELD. (Agr.) Appropriates unspecified sum to Regents of University of California to be available until June 30, 1953, for research into effects of atomic warfare on agriculture and livestock and for dissemination of information thereon.

S.B. 1245—HATFIELD. (Agr.) Amends Secs. 1142, 1143 and 1143a, Ag. C., re egg products shipped into California.

Permits egg products prepared in United States outside California to bear certificate of any county or city department authorized to inspect food products, as well as federal or state departments. Requires such certificates to be submitted to Board of Health prior to sale of egg products covered thereby in interstate commerce. Prohibits movement of such eggs in intrastate commerce, or use, prior to inspection by agent of board.

Prohibits withholding from any officer information where foreign imported egg products are stored, or refusal to permit inspection of premises.

S.B. 1246—HATFIELD. (Elec.) Amends Sec. 2605, Elec. C., re sponsors of candidates.

Makes it clear that number of sponsors in case of candidacy in single county or subdivision thereof is not less than 20 nor more than 30.

S.B. 1247—HATFIELD. (Agr.) Adds Secs. 1270 and 1270.5, Ag. C., re weights for delivered field crop products.

Requires purchasers on weight basis of field crop products in excess of 1 ton net weight to deliver to producer within 48 hours of receipt copy of public weighmaster certificate giving net weight of product purchased. Makes noncompliance violation of Ch. 6, Div. 6, Ag. C.

Requires persons who haul field crop products for hire as haulers under Highway Carriers' Act, and who assume obligations to weigh products hauled to furnish public weighmaster's certificate giving net weight of product hauled within 48 hours of loading. Noncompliance subjects offender to penalties of Highway Carriers' Act.

S.B. 1248—HATFIELD. (Gov. Eff.) Amends Sec. 1509.6, M. & V. C., re civil defense.

Makes it clear that Governor is to determine what acts and things are necessary or incidental to exercise of powers and discharge of duties conferred or imposed on him by California Disaster Act.

S.B. 1249—HATFIELD. (Gov. Eff.) Amends Sec. 1509.7, M. & V. C., re civil defense.

Requires State employees, in addition to agencies and officers already required, to render all possible assistance to Governor in carrying out California Disaster Act.

S.B. 1250—HATFIELD AND SUTTON. (Agr.) Adds Secs. 262 and 263, Ag. C., bovine brucellosis.

Requires examination of all female dairy cattle between ages of 6 and 30 months which are moved through public sales or stock yards for evidence of vaccination for

bovine brucellosis. Requires vaccination of animals showing no evidence of previous vaccination.

Requires vaccination for brucellosis of all female dairy cattle between ages of 6 and 30 months brought into State, unless accompanied by certificate of vaccination from another state.

S.B. 1251—HATFIELD AND SUTTON. (Agr.) Amends Sec. 260.1, Ag. C., re bovine brucellosis.

Permits vaccination of female dairy calves by accredited brucellosis vaccinator. Permits Director of Agriculture to prescribe course of instruction in brucellosis vaccination and to issue certificates to persons completing such course accrediting such persons to vaccinate bovine animals for brucellosis.

Provides that all provisions of Art. 3a, Ch. 3, Div. 2, Ag. C., re veterinarians, shall apply to such accredited vaccinators.

S.B. 1252—HATFIELD AND SUTTON. (Agr.) Amends Secs. 654 and 655, Ag. C., re imitation milk and cream.

Requires labelling of containers of imitation cream in same manner as containers of imitation milk.

Requires display of signs indicating imitation cream is used or sold in establishments serving food to public and using or selling such cream.

S.B. 1253—HATFIELD AND SUTTON. (Agr.) Amends Secs. 735.1 and 735.4, Ag. C., re fluid milk and fluid cream.

Provides that prices paid by distributors may be either f.o.b. distributor's plant or f.o.b. producer's dairy. Provides that cost to distributors in marketing area shall be reasonably uniform, rather than uniform.

S.B. 1254—HATFIELD AND SUTTON. (Agr.) Amends Sec. 67, Ag. C., re administration of code, to correct cross-reference.

S.B. 1255—HATFIELD AND SUTTON. (Agr.) Amends Sec. 92.5, Ag. C., re fairs, to delete reference to repealed Sec. 92.1.

S.B. 1256—HATFIELD AND SUTTON. (Agr.) Amends Sec. 106.1, Ag. C., re plant quarantine and pest control inspection stations.

Requires Director of Agriculture to erect signs at or near each plant quarantine inspection station to disclose existence of such station.

Deletes provision that motorists must stop at "properly signed" inspection stations and requires stopping at any inspection station.

S.B. 1257—HATFIELD AND SUTTON. (Agr.) Amends Sec. 205.5, Ag. C., re State Livestock Sanitary Committee, to extend existence of committee until 91st day after adjournment of 1953, rather than 1951, Regular Session.

S.B. 1258—HATFIELD AND SUTTON. (Agr.) Amends Sec. 432, Ag. C., re livestock, to delete obsolete reference to specific date.

S.B. 1259—HATFIELD AND SUTTON. (Agr.) Amends Sec. 464.5, Ag. C., re milk and milk products, to delete obsolete date.

S.B. 1260—HATFIELD AND SUTTON. (Agr.) Amends Sec. 900, Ag. C., re revolving fund for field crop inspection and grading.

Deletes obsolete reference to 1933 appropriation for field crop inspection and grading. Continues revolving fund in Department of Agriculture Fund composed of field crop inspection and grading fees.

S.B. 1261—HATFIELD AND SUTTON. (Agr.) Amends Sec. 861, Ag. C., re olives, to delete obsolete references to certain dates.

S.B. 1262—HATFIELD AND SUTTON. (Agr.) Amends and adds various secs., Ag. C., re agricultural warehouses.

Redefines "warehouseman" as person engaged in business of storing products of others for compensation.

Provides that warehousemen's licenses shall be issued on annual basis, renewable under same terms as new license.

Prohibits engaging in business of warehouseman without license.

Permits licensee to procure insurance policy insuring all products stored by him, rather than submit a bond.

Deletes maximums on fees which may be charged for various types warehousemen's licenses.

Permits quarterly payment of more than 5 percent of fees collected into General Fund to repay amount heretofore appropriated.

S.B. 1263—TENNEY. (Fin.) Appropriates \$4,000 for construction of fence around grounds of Los Encinos State Historical Monument by Division of Beaches and Parks.

S.B. 1264—KRAFT AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes courts in districts in San Diego County.

S.B. 1265—KRAFT AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of National City.

S.B. 1266—KRAFT AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of Chula Vista.

S.B. 1267—KRAFT AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of El Cajon.

S.B. 1268—KRAFT AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of La Mesa.

S.B. 1269—KRAFT AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of Oceanside.

S.B. 1270—KRAFT AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of Escondido.

S.B. 1271—JAMES E. CUNNINGHAM AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes courts in districts in San Bernardino County.

S.B. 1272—JAMES E. CUNNINGHAM AND TENNEY. (L. Gov.) New act, re municipal courts. Establishing municipal court in district embracing the City of San Bernardino.

S.B. 1273—JAMES E. CUNNINGHAM AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of Ontario.

S.B. 1274—JAMES E. CUNNINGHAM AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of Upland.

S.B. 1275—JAMES E. CUNNINGHAM AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of Redlands.

S.B. 1276—JAMES E. CUNNINGHAM AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes municipal court in district embracing the City of Colton.

S.B. 1277—HAROLD T. JOHNSON AND TENNEY. (L. Gov.) New act, re municipal courts. Establishes courts in districts in Placer County.

- S.B. 1278—HAROLD T. JOHNSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Roseville.
- S.B. 1279—HAROLD T. JOHNSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Auburn.
- S.B. 1280—WATSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Seal Beach.
- S.B. 1281—WATSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Huntington Beach.
- S.B. 1282—WATSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Orange.
- S.B. 1283—WATSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Fullerton.
- S.B. 1284—WATSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Anaheim.
- S.B. 1285—WATSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Ana.
- S.B. 1286—WATSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Orange County.
- S.B. 1287—McCARTHY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Marin County.
- S.B. 1288—McCARTHY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Rafael.
- S.B. 1289—McCARTHY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Sausalito.
- S.B. 1290—McCARTHY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Mill Valley.
- S.B. 1291—McCARTHY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Anselmo.
- S.B. 1292—ABSHIRE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Sonoma County.
- S.B. 1293—ABSHIRE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Rosa.
- S.B. 1294—ABSHIRE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Petaluma.
- S.B. 1295—THOMPSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Clara.
- S.B. 1296—THOMPSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Sunnyvale.
- S.B. 1297—THOMPSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Mountain View.

- S.B. 1298—THOMPSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Palo Alto.
- S.B. 1299—THOMPSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Jose.
- S.B. 1300—THOMPSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Los Gatos.
- S.B. 1301—THOMPSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Santa Clara County.
- S.B. 1302—DORSEY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Bakersfield.
- S.B. 1303—DORSEY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Taft.
- S.B. 1304—DORSEY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Kern County.
- S.B. 1305—BYRNE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Oroville.
- S.B. 1306—BYRNE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Butte County.
- S.B. 1307—BYRNE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Chico.
- S.B. 1308—WARD AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Barbara.
- S.B. 1309—WARD AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Santa Barbara County.
- S.B. 1310—DONNELLY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Turlock.
- S.B. 1311—DONNELLY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Stanislaus County.
- S.B. 1312—DONNELLY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Modesto.
- S.B. 1313—HATFIELD AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Merced County.
- S.B. 1314—HATFIELD AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Merced.
- S.B. 1315—WEYBRET AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Carmel.
- S.B. 1316—WEYBRET AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Pacific Grove.

- S.B. 1317—WEYBRET AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Salinas.
- S.B. 1318—WEYBRET AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Monterey.
- S.B. 1319—WEYBRET AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Monterey County.
- S.B. 1320—WAY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Humboldt County.
- S.B. 1321—WAY AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Eureka.
- S.B. 1322—COOMBS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Woodland.
- S.B. 1323—COOMBS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Yolo County.
- S.B. 1324—WILLIAMS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Tulare County.
- S.B. 1325—WILLIAMS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Porterville.
- S.B. 1326—WILLIAMS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Tulare.
- S.B. 1327—WILLIAMS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Visalia.
- S.B. 1328—McBRIDE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Ventura County.
- S.B. 1329—McBRIDE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Oxnard.
- S.B. 1330—McBRIDE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Paula.
- S.B. 1331—McBRIDE AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Buenaventura.
- S.B. 1332—HOFFMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in San Joaquin County.
- S.B. 1333—HOFFMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Stockton.
- S.B. 1334—JESPERSEN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in San Luis Obispo County.
- S.B. 1335—JESPERSEN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Luis Obispo.
- S.B. 1336—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Walnut Creek.
- S.B. 1337—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Contra Costa County.

- S.B. 1338—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of El Cerrito.
- S.B. 1339—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Pablo.
- S.B. 1340—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Martinez.
- S.B. 1341—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Concord.
- S.B. 1342—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Antioch.
- S.B. 1343—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Pittsburg.
- S.B. 1344—MILLER AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Richmond.
- S.B. 1345—PARKMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in San Mateo County.
- S.B. 1346—PARKMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Daly City.
- S.B. 1347—PARKMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Redwood City.
- S.B. 1348—PARKMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Bruno.
- S.B. 1349—PARKMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Burlingame.
- S.B. 1350—PARKMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Mateo.
- S.B. 1351—PARKMAN AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of South San Francisco.
- S.B. 1352—BURNS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Fresno County.
- S.B. 1353—BURNS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Fresno.
- S.B. 1354—ROY CUNNINGHAM AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Hanford.
- S.B. 1355—ROY CUNNINGHAM AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Kings County.
- S.B. 1356—BUSCH AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Ukiah.
- S.B. 1357—BUSCH AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Mendocino County.
- S.B. 1358—COOMBS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Napa County.

- S.B. 1359—COOMBS AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Napa.
- S.B. 1360—DESMOND AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of North Sacramento.
- S.B. 1361—DESMOND AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Sacramento County.
- S.B. 1362—GIBSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Fairfield.
- S.B. 1363—GIBSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Solano County.
- S.B. 1364—GIBSON AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Vallejo.
- S.B. 1365—JUDAH AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Santa Cruz County.
- S.B. 1366—JUDAH AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Cruz.
- S.B. 1367—JUDAH AND TENNEY. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Watsonville.
- S.B. 1368—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Vernon.
- S.B. 1369—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of La Verne.
- S.B. 1370—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Glendora.
- S.B. 1371—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Covina.
- S.B. 1372—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Norwalk, Los Angeles County.
- S.B. 1373—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of West Covina.
- S.B. 1374—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Artesia, Los Angeles County.
- S.B. 1375—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Bellflower, Los Angeles County.
- S.B. 1376—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Downey, Los Angeles County.
- S.B. 1377—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Bell Gardens, Los Angeles County.
- S.B. 1378—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Belvedere Gardens, Los Angeles County.

- S.B. 1379—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of East Los Angeles, Los Angeles County.
- S.B. 1380—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Garvey, Los Angeles County.
- S.B. 1381—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Bell.
- S.B. 1382—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Wilmar, Los Angeles County.
- S.B. 1383—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Rosemead, Los Angeles County.
- S.B. 1384—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Temple City, Los Angeles County.
- S.B. 1385—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Walnut Park, Los Angeles County.
- S.B. 1386—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Belvedere, Los Angeles County.
- S.B. 1387—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Lakewood Village, Los Angeles County.
- S.B. 1388—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes courts in districts in Los Angeles County.
- S.B. 1389—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Claremont.
- S.B. 1390—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Azusa.
- S.B. 1391—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Pomona.
- S.B. 1392—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Whittier.
- S.B. 1393—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of El Monte.
- S.B. 1394—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Arcadia.
- S.B. 1395—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Monrovia.
- S.B. 1396—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Sierra Madre.
- S.B. 1397—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Gabriel.

- S.B. 1398—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Marino.
- S.B. 1399—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of South Pasadena.
- S.B. 1400—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Fernando.
- S.B. 1401—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Monterey Park.
- S.B. 1402—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Maywood.
- S.B. 1403—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Burbank.
- S.B. 1404—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Beverly Hills.
- S.B. 1405—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Culver City.
- S.B. 1406—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Hawthorne.
- S.B. 1407—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Torrance.
- S.B. 1408—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Gardena.
- S.B. 1409—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Redondo Beach.
- S.B. 1410—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Manhattan Beach.
- S.B. 1411—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Hermosa Beach.
- S.B. 1412—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of El Segundo.
- S.B. 1413—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Palos Verdes Estates.
- S.B. 1414—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Signal Hill.
- S.B. 1415—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Lynwood.
- S.B. 1416—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of South Gate.
- S.B. 1417—TENNEY AND BUSCH. (L. Gov.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Huntington Park.

S.B. 1418—TENNEY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re marshal's department municipal courts.

Provides single marshal for all municipal courts in Los Angeles County, appointment to be made by board of supervisors.

Authorizes board of supervisors, instead of municipal court judges, to determine personnel of marshal's department of municipal court superseding other court or courts.

S.B. 1419—TENNEY. (Mil. & Vet. Aff.) Adds Ch. 2, Div. 8, M. & V. C., re veterans' aid.

Creates Veterans' Aid Fund, provides for annual appropriation thereto of unspecified sum, and provides for expenditure of the fund by Department of Veterans Affairs for aid to needy veterans of World War I and World War II and their dependents, to consist of furnishing food, shelter, fuel, wearing apparel, medical or surgical aid, care or relief, or bearing funeral expenses. Provides for applications for such aid through recognized veterans' organizations and for assistance by counties in administering program. Authorizes California Veterans Board to investigate handling of program and to make reports and recommendations to Governor or department, and provides that board shall act as appeal board from decisions of department as to claims for aid.

S.B. 1420—WATSON. (Gov. Eff.) Adds various secs. Gov. C., re transfer of memberships between the State Employees' Retirement System and county retirement systems or associations, and between different county retirement systems or associations.

Gives any member of State Employees' Retirement System who becomes member of county retirement system or association election to have his contributions to State system, together with interest thereon, and employer (State or public agency) contributions to State system in respect to him transferred to county system of which he has become member. Provides that public contributions so transferred are to be deemed to be county contributions to county system. Entitles member so transferring to county system to credit in county system for all service and prior service to which he was entitled under State system, without necessity for payment of any additional contributions in respect to that service or prior service. Provides that member who became member of county system prior to and remains member of county system on its effective date must exercise his election within 6 months after its effective date, and that any member who becomes member of county system after its effective date must exercise election within 90 days after becoming member of county system.

Gives member of county retirement system or association who becomes member of another county retirement system or association or of the State Employees' Retirement System same right to have his contributions and those of his employer transferred to system of which he has become member, such right of election to be exercised within same period, and member to be credited in system to which he has transferred with same service and prior service with which he was entitled to be credited in system from which he transferred.

S.B. 1421—WATSON. (L. Gov.) Amends Sec. 411, Ed. C., re county superintendents of schools, making no substantive change.

S.B. 1422—ABSHIRE AND OTHERS. (Legislative Representation) Amends Sec. 9902, Gov. C., re regulation of legislative representation, making no substantive change.

S.B. 1423—ABSHIRE AND OTHERS. (Legislative Representation) Amends Sec. 9911, Gov. C., re regulation of legislative representation, making no substantive change.

S.B. 1424—BYRNE. (Ed.) Adds Sec. 13802.1, Ed. C., re salaries of school district employees in positions requiring certification justifications.

Provides that such employee employed in day school for not less than minimum school day for each school day during school year is full time employee and compensation shall be fixed accordingly.

S.B. 1425—THOMPSON. (B. & P.) Amends Sec. 6512, B. & P. C., to increase compensation of members of State Board of Barber Examiners from \$4,800 to \$5,700.

S.B. 1426—THOMPSON. (Gov. Eff.) New act, authorizing conveyance of described property in Santa Clara County by Director of Finance to University of California for agricultural research.

S.B. 1427—JAMES E. CUNNINGHAM. (Gov. Eff.) New act, re Department of Justice teletypewriter system.

Authorizes leasing of facilities and equipment by Attorney General for connecting system with San Bernardino Police Department.

Appropriates \$931 for expenditure by Department of Justice in carrying out act.

S.B. 1428—COOMBS. (Ed.) Appropriates unspecified sum to University of California for establishing school of aviation at Davis.

S.B. 1429—SUTTON. (Gov. Eff.) Amends Sec. 395, M. & V. C., re absence of public officers and employees on ordered military or naval duty.

Provides regardless length of absence, such officer or employee is entitled to salary for 30 days of absence, if in public service not less than year prior to commencement thereof.

S.B. 1430—WEYBRET. (Agr.) Repeals Sec. 12024.4, B. & P. C., re sale of poultry, fowl, or rabbits.

Deletes provision making it a misdemeanor, with certain exceptions, to sell or advertise for sale any poultry, fowl, or rabbits in any manner other than by live weight, dressed weight, or table dressed weight.

S.B. 1431—POWERS. (Jud.) New act authorizing quiet title suits as to Modoc County lands patented by United States or State where boundary has been changed by natural recession of waters of nonnavigable lake.

S.B. 1432—JESPERSEN. (Jud.) Amends Sec. 225m, Civ. C., re county adoption agencies, making no substantive change.

S.B. 1433—JESPERSEN. (Jud.) Adds Sec. 646, Pen. C., re curfew for minors.

With specified exceptions, makes misdemeanor, presence of person under 18 years at designated unsupervised public places between 10 p.m. and daylight following.

Makes misdemeanor, punishable as specified, act of adult person having custody of minor to permit such presence.

S.B. 1434—JESPERSEN AND McBRIDE. (Ed.) Amends Sec. 5153 and adds Ch. 5.5, Div. 12, Ed. C., re rehabilitation of handicapped persons.

Establishes State Rehabilitation Center in Department of Education for rehabilitation of handicapped persons. Gives center power to provide medical and psychiatric services, train people for such rehabilitation work, undertake research projects in cooperation with University of California at Los Angeles and other agencies, maintain school for educable severely handicapped persons, and various other powers re rehabilitation of handicapped persons.

Provides for transfer from State School Fund to State Rehabilitation Center for education of physically handicapped pupils, of an amount equal to \$520 per unit of average daily attendance of such pupils at center, and requires Controller to reimburse State School Fund for moneys so transferred.

Appropriates \$4,000,000 for purpose of chapter.

S.B. 1435—JESPERSEN. (Gov. Eff.) Repeals Ch. 5, and adds Ch. 5, Pt. 4, Div. 6, W. & I. C., re alcoholism.

Provides for establishment by Director of Mental Hygiene with approval of Director of Finance of 2 hospitals for study, treatment and rehabilitation of acute and chronic alcoholics, to be known as research centers for alcoholism, gives department various powers and duties in that regard, and provides for administration of such centers.

Provides for commitment by superior court of alcoholics to department for admission to centers. Authorizes centers to admit alcoholics who voluntarily request admission.

Appropriates \$4,400,000 to department for establishment of centers.

Repeals chapter providing for state inebriate colonies.

S.B. 1436—JESPERSEN. (Gov. Eff.) Amends and rennumbers various Secs., W. & I. C., re state institutions under jurisdiction of Department of Mental Hygiene.

Makes various technical changes, and provides Porterville State Home shall be used for mentally deficient patients and epileptics.

Adds Atascadero State Hospital to institutions under jurisdiction of department.

S.B. 1437—JESPERSEN AND McBRIDE. (Gov. Eff.) Amends Sec. 5153 and adds Ch. 5.5, Div. 12, Ed. C., re rehabilitation of handicapped persons.

Establishes State Rehabilitation Center in Department of Education for rehabilitation of handicapped persons. Gives center power to provide medical and psychiatric services, train people for such rehabilitation work, undertake research projects in cooperation with the University of California and other agencies, maintain school for educable severely handicapped persons, and various other powers re rehabilitation of handicapped persons.

Provides for transfer from State School Fund to State Rehabilitation Center for education of physically handicapped pupils, of amount equal to \$520 per unit of average daily attendance of such pupils at center, and requires Controller to reimburse State School Fund for moneys so transferred.

Appropriates \$4,000,000 for purpose of chapter.

S.B. 1438—JESPERSEN AND McBRIDE. (Ed.) Adds Secs. 5153.4, 7101.1, 7103.1, 9618, and 9646, Ed. C., re transportation of physically handicapped minor pupils.

Requires Superintendent of Public Instruction to apportion to school districts and county school service funds cost of transporting such minor pupils to and from special day classes maintained by district or county superintendent of schools, not to exceed \$350 per unit of average daily attendance of such pupils during last fiscal year.

S.B. 1439—JESPERSEN AND McBRIDE. (Ed.) Amends Sec. 9614, adds Sec. 9614.1, Ed. C., re computation of attendance of physically handicapped minor pupils.

Deletes provision that 4 hours of attendance of such pupils in special classes counts as one day of attendance. Provides that each clock hour of instruction of such pupils at home or hospital counts as 1 day attendance. Excepts such pupils from limitation re attendance credited for 1 calendar day, but prohibits giving them individual instruction for more than 3 hours in 1 day or crediting more days of attendance in a fiscal year than number of days regular day schools of district were maintained.

S.B. 1440—JESPERSEN AND McBRIDE. (Ed.) Appropriates \$500,000 for assistance to school districts and county superintendents of schools to provide housing and equipment for education of cerebral palsied children.

Provides for allocation of appropriation by State Allocation Board under Local Agency Allocation Act.

Restricts allocation to one-half cost incurred in providing such housing and equipment; and prohibits allocation unless such housing or equipment approved by Department of Education.

Requires Department of Finance to post-audit expenditures.

S.B. 1441—JESPERSEN AND McBRIDE. (Fin.) Appropriates \$500,000 to State Department of Public Health for services for physically handicapped children suffering from rheumatic fever and rheumatic heart disease.

S.B. 1442—JESPERSEN AND McBRIDE. (Gov. Eff.) New act, and amends Sec. 5153, Ed. C., re Rehabilitation Center for Cerebral Palsied and Crippled Persons.

Directs Department of Education to establish and operate a rehabilitation center for treatment, education and training of cerebral palsied and crippled children and adults of normal mentality who are severely handicapped.

Directs and authorizes Department of Public Health to supply center with medical services.

Provides for transfer to center from State School Fund for cost of education of physically handicapped minors, of sum equal to \$520 for each unit of average daily

attendance of such minors at center, and requires Controller to reimburse State School Fund for such amount from General Fund.

Appropriates \$4,000,000 to Department of Education for establishment of such center.

S.B. 1443—ROY CUNNINGHAM AND OTHERS. (Soc. Wel.) Amends Sec. 118, W. & I. C., re confidential records and information pertaining to public assistance.

Excepts, from requirement that records and applications re public assistance for which grants-in-aid are received from Federal Government shall be confidential, disclosure to grand jury when investigating felony allegedly committed by applicant for, or recipient of, public assistance, or introduction into evidence of such records, applications, etc., at trial of such applicant or recipient for felony regarding public assistance laws.

S.B. 1444—JESPERSEN. (Soc. Wel.) Adds Sec. 2006.5, W. & I. C., to provide no person concerned with administration of old age security aid shall dictate to applicant how to expend aid.

S.B. 1445—JESPERSEN. (F. & G.) Amends Sec. 806, F. & G. C., re Pismo clams. Deletes provision permitting undersize Pismo clams to be returned to deep water rather than to hole from which dug.

S.B. 1446—JESPERSEN AND WEYBRET. (F. & G.) Amends Sec. 929, F. & G. C., re purse seines and round haul nets.

Deletes prohibition against use of purse seines and round haul nets in Fish and Game District 118.5 and substitutes prohibition against use of such nets in certain described portions of district.

S.B. 1447—JESPERSEN. (Agr.) Amends Sec. 1300.12, Ag. C., to include livestock and livestock products in definition of "Agricultural Commodity" as used in Ch. 10, Div. 6, Ag. C., re marketing of agricultural products.

S.B. 1448—JESPERSEN. (Agr.) Adds Art. 2, Ch. 8, Div. 5, Ag. C., re out-of-state eggs.

Requires reinspection, regrading, and recandling of all eggs imported into California for sale to consumers.

Requires labeling of cartons containing out-of-state eggs to show that contents are such eggs and date of packaging within California.

S.B. 1449—JESPERSEN. (Agr.) Adds Sec. 1103.01, Ag. C., re labeling of egg containers.

Requires labeling of each container and subcontainer of eggs with date of packaging.

S.B. 1450—JESPERSEN. (Agr.) Amends Sec. 1145, Ag. C., re imported egg products.

Requires containers of egg products imported into California from without United States to be labeled with name of state or country of origin.

S.B. 1451—JESPERSEN. (Agr.) Adds Ch. 1a., Div. 4, Ag. C., re milk and milk products.

Provides that provisions of Div. 4, Ag. C., as to conditions of production and sanitation, shall apply to all milk and milk products produced outside State and sold or offered for sale for consumption in State.

S.B. 1452—JESPERSEN. (Agr.) Amends Sec. 461, Ag. C., re selling and serving of milk, skim milk, and buttermilk.

Permits sale and serving of milk, skim milk, buttermilk, and cultured buttermilk from milk dispensing devices approved by Director of Agriculture.

S.B. 1453—JESPERSEN. (Agr.) Adds Secs. 741.5 and 746.3a, Ag. C., re assessments on butter dealers to support California Dairy Industry Advisory Board.

Defines "dealer" as used in Ch. 14, Div. 4, Ag. C. re California Dairy Industry Advisory Board, as person who imports butter into California for sale and who sells same in California.

Requires such dealers to pay fees on each pound of milk-fat in butter imported and held for sale. Fixes amount of fee as mathematical equivalent to amount of fee paid per pound of milk-fat produced in California.

S.B. 1454—JESPERSEN. (Agr.) Amends Sec. 460, Ag. C., re market milk.

Increases minimum required milk-fat content for market milk when delivered to consumer from 3.5 to 3.8 percent.

S.B. 1455—JESPERSEN. (Agr.) Amends Sec. 531, Ag. C., re conveyances transporting milk.

Requires conveyances transporting milk or cream to milk products plants, other than conveyance of producer, to be enclosed and insulated.

S.B. 1456—JESPERSEN. (Agr.) Adds Sec. 1300.12b, Ag. C., re marketing of agricultural products.

Defines "agricultural commodity" as used in Ch. 10, Div. 6, Ag. C., re marketing of agricultural products, to include Grade B dairy products.

S.B. 1457—JESPERSEN. (Gov. Eff.) Amends Act 4811, to provide that no more than 2 persons shall serve simultaneously as members of State Board of Chiropractic Examiners who are residents of any one county.

S.B. 1458—JESPERSEN. (B. & P.) Amends Sec. 1205, B. & P. C., re clinical laboratories.

Authorizes licensed clinical laboratory technologist or clinical laboratory technician to perform venipuncture or skin puncture for test purposes upon specific authorization of any licensed person authorized to diagnose and treat human ailments, including chiropractors.

S.B. 1459—JESPERSEN. (Gov. Eff.) Amends Sec. 20361, Gov. C., re inclusion of legislative attaches within State Employees' Retirement System.

Includes within definition of "elective officer" now afforded election to become member of system any person appointed or employed by either or both houses of Legislature, or by any committee of either house, or by any joint legislative committee. Makes provisions of State Employees' Retirement Law applicable to part-time employee members applicable to such persons so electing to become members.

S.B. 1460—JESPERSEN AND MAYO. (Ed.) Adds Sec. 5120.26, Ed. C., re school building leases.

Requires Superintendent of Public Instruction to determine amounts to be paid school districts by State under leases of school buildings pursuant to State Public School Building Authority Act.

S.B. 1461—JESPERSEN. (Ed.) Amends Secs. 11184 and 11272, Ed. C., re textbooks.

Authorizes State Board of Education to readopt elementary school textbooks for not less than 1 nor more than 8 years.

S.B. 1462—JESPERSEN. (Ed.) Repeals Act 7524 and various Secs., Ed. C., and amends Sec. 672, W. & I. C., re schools.

Provides that governing board member of district with average daily attendance of 70 or less, rather than not more than 2 teachers, may receive pay from district for work or labor done by him on district property. Deletes provision that for purpose of estimating number of teachers and apportionments, the component districts of union or joint union elementary district continue their separate existence; requires, rather than allows, them to so continue for high school connections. Requires all day junior

colleges of district to be maintained for same length of time during school year, except where college closed for health or disaster reasons.

Deletes special provisions relating to apportionments and funds of unified districts. Deletes provisions for reorganization of high school district governing board after decrease of schools to one, for expenditures from county elementary school supervision for coordination of courses of study, for deficiency certificates, for allowing only teachers otherwise legally qualified to teach in vacation schools. Deletes obsolete laws. Makes other technical and clarifying changes.

S.B. 1463—JESPERSEN. (Ed.) New act, re state educational institutions.

Authorizes Director of Education to purchase, and school districts to sell, district property for use as sites for state educational institutions. Appropriates unspecified sum.

S.B. 1464—JESPERSEN. (Ed.) New act. Authorizes Department of Public Works to improve portion of Font Boulevard in San Francisco abutting San Francisco State College.

S.B. 1465—JESPERSEN AND MAYO. (Gov. Eff.) Adds Ch. 1.8, Div. 3, Ed. C., re constructing, improving, maintaining and operating public school buildings.

Creates State Public School Building Authority which may acquire property for, and construct and improve, school buildings, to be leased to school districts for not exceeding 40 years. Authority may issue bonds, not obligations of State or school districts, to be redeemed from rentals of school buildings. Prescribes other powers of authority and form and effect of bonds. Appropriates blank sum for payment of expenses incurred in commencing work of authority.

S.B. 1466—JESPERSEN. (Gov. Eff.) New act, the First Validating Act of 1951. Validates organization, boundaries, governing officers or boards, acts, proceedings, and bonds of certain enumerated public bodies.

To take effect immediately, urgency measure.

S.B. 1467—JESPERSEN. (Gov. Eff.) Amends Act 9125, the California Water District Act, re revenue bonds.

Provides that revenue bonds and interest coupons shall be in form prescribed by board of directors, rather than in specified form.

Authorizes payment of revenue bonds at such time and place as may be designated by board, rather than on first day of January or first day of July.

Prescribes manner in which revenue bonds shall be issued.

Authorizes issuance of bonds callable prior to maturity when specified in terms of bonds, rather than generally permitting call at par plus 3 percent of par.

S.B. 1468—JESPERSEN. (L. Gov.) New act, the Second Validating Act of 1951. Validates organization, boundaries, governing officers or boards, acts, proceedings, and bonds of certain enumerated public bodies.

S.B. 1469—JESPERSEN. (L. Gov.) Amends Sec. 43619, Gov. C., re bonds for municipal improvements.

Provides that such bonds and interest may be paid in approximately equal installments of interest and principal.

S.B. 1470—JESPERSEN. (L. Gov.) Adds Sec. 4123, H. & N. C., re management of county harbor facilities.

Authorizes county board of supervisors to continue existence of county harbor commission for purpose of managing and administering harbor facilities.

Provides that commission shall have such powers and duties as are vested in it by ordinances adopted by board of supervisors.

S.B. 1471—JESPERSEN. (Wat. Res.) Adds Sec. 31044.5, Wat. C., re county water districts.

Provides that if district condemns work of mutual water company, all persons who receive water from the company at time of condemnation are entitled to district water at times and in quantities they had theretofore received it from company.

S.B. 1472—THOMPSON. (Jud.) Amends Sec. 1240, C. C. P., re eminent domain.

Provides that taking of property for use by water conservation district, in addition to other enumerated districts, is more necessary use than public use to which it has been placed by any individual, firm or private corporation. Provides that where all or portion of the public use of property by individual, firm or private corporation is not inconsistent with use by water conservation district, in addition to other enumerated districts, court may impose conditions to permit common use of property.

Authorizes named public bodies to condemn for their own use in the storage, conservation, distribution, or sale of water, any portion of property of individual, firm or private corporation already appropriated to those public uses, if public bodies provide alternate or replacement facilities of substantially equal value and utility, adequacy of which is to be determined by court. Permits condemnation of private property to furnish alternate or replacement facilities.

To take effect immediately, urgency measure.

S.B. 1473—MILLER. (Fin. Inst.) Adds Sec. 768, Ins. C., re designation of particular insurance agent in connection with loans.

Makes it misdemeanor for lender on security of real or personal property to require borrower to negotiate insurance thereon through particular agent or broker designated by lender. Does not affect lender's right to approve or disapprove insurer selected by borrower.

S.B. 1474—MILLER. (Gov. Eff.) Amends Act 1500, the Community Redevelopment Act, relating to community redevelopment.

Authorizes community to consent to inclusion of part of its area in contiguous redevelopment area of another community without complying with other requirements of act for designating redevelopment area.

S.B. 1475—MILLER. (Trans.) Adds Sec. 372.1, Veh. C., re vehicle registration fees.

Requires additional registration fee of \$5 for vehicles used or maintained primarily for transportation of property (a) having not more than 2 axles and unladen weight in excess of 8,000 pounds or (b) having 3 or more axles or trailer, semitrailer, pole or pipe dolly and unladen weight in excess of 4,000 pounds.

S.B. 1476—MILLER. (Gov. Eff.) Repeals Art. 13, Ch. 3, Pt. 3, Div. 4, Title 3, Gov. C., re modification of retirement allowances and death benefits payable by county employees' retirement systems by the amount of payments under workmen's compensation laws for death or disability resulting in retirement.

S.B. 1477—MILLER. (Gov. Eff.) New act, the California Fair Opportunities Act, re discrimination in employment.

Prohibits employers from discriminating against employees or prospective employees, in hiring, discharge or rate of pay, on ground of race, color, creed, national origin or ancestry, and prohibits labor unions from discriminating in membership on same grounds.

Prohibits specified acts and practices to make above prohibition effective.

Creates State Fair Employment Practices Commission to administer act and prescribes its powers, duties, and membership.

Authorizes commission to prevent discriminatory practices and to issue orders therefor, enforceable by district court of appeal. Provides for judicial review of such orders.

Makes interference with commission or its agents a misdemeanor and prescribes penalty therefor.

Appropriates unspecified sum to carry out provisions of act.

S.B. 1478—MILLER. (Gov. Eff.) New act, Advisory Council on Affairs of the Handicapped.

Establishes council in Department of Industrial Relations, to consist of 9 members appointed by Governor for 3 year terms, 3 representing employers, 3 labor organizations, 3 physically handicapped. To receive per diem of \$25 plus necessary expenses.

Council is to act in advisory capacity to all state agencies concerned with problems of physically handicapped, with view to coordinating, improving and effecting economy in operation of services for them.

S.B. 1479—BUSCH. (Trans.) Amends Sec. 356, S. & H. C., re state highway routes.

Adds to existing Route 56, from Westport to Route 1 near Leggett Valley, via Rockport.

S.B. 1480—BUSCH. (L. Gov.) Amends Sec. 737g, Pol. C., to change salary of superior court judge of Lake County.

S.B. 1481—COLLIER. (Rev. & Tax.) Amending, adding, and repealing various secs. R. & T. C., re property tax liens.

Repeals present provision that taxes on personal property, possessory interests, and goods in transit by intrastate water carrier become lien on first Monday in March. Provides that such taxes become lien on real property when entered on assessment roll in county where real property assessed, and that in event of delinquency, upon recording by assessor or tax collector of certificate to that effect in any county, lien for taxes, interest and penalties attaches at such time on all property in county then owned or thereafter acquired prior to expiration of lien, lien to run for 5 years unless sooner terminated and to have force and effect of judgment lien.

S.B. 1482—DILLINGER. (Elec.) Amends and adds various secs., Elec. C., re absent voting.

Requires words "Absent Voter's Ballot" to be stamped on each such ballot.

Permits absent voter to cause ballot to be delivered to precinct board at polling place on day of election.

Permits any person to deliver identification envelope containing absent voter's ballot to proper polling place, in which case precinct board shall deposit ballot in box to be counted with other ballots, after following prescribed procedure re comparison of signatures, etc.

Provides that absent ballots delivered to polling place must be received prior to closing of polls.

S.B. 1483—BROWN. (Rev. & Tax.) Adds Pt. 13, Div. 2, R. & T. C., re tobacco tax.

Imposes excise tax on privilege of distributing tobacco products, defined as including cigarettes, cigars, and all other forms of smoking and chewing tobacco, on basis of weight re cigarettes and all other products except cigars, for which basis is retail price for which manufactured to sell.

Provides for administration by State Board of Equalization and prescribes procedure re collection, enforcement, penalties, and violations. Appropriates revenues after refunds and costs of administration to cities and counties, specifying priority in expenditure for civil defense and social welfare purposes.

To take effect immediately, tax levy.

S.B. 1484—DESMOND. (L. Gov.) Adds Sec. 6497, H. & S. C., to provide for reimbursement of expenses of county officer incurred in performance of duties as officer of sanitary district, to be paid into county treasury.

S.B. 1485—DESMOND. (Wat. Res.) New act, re appropriation of water.

Authorizes boards of supervisors to file applications for any water which flows into or within its county for the purpose of protecting or preserving rights for public or any public water or irrigation district.

Provides for issuance of certificate, if no prior application has been filed, reserving water rights for future use for period of 3 years and any extension thereof.

Requires transfer of county water rights to public water or irrigation districts on their formation.

S.B. 1486—TENNEY. (Soc. Wel.) Amends Secs. 2021 and 2187, W. & I. C., to increase rate of State contribution to counties for aid to needy aged from 6/7 to 8/9 of aid granted.

S.B. 1487—TENNEY. (L. Gov.) Amends Secs. 16101, 16102, adds Sec. 16101.3, B. & P. C., re licensing of business in unincorporated areas of counties.

Authorizes boards of supervisors to license for purpose of revenue, any lawful business transacted in unincorporated areas in their respective counties, fix rate of license fee, and provide for its collection by suit or otherwise.

Directs all such business license revenue to be deposited in county treasury in special funds and to be expended only for functions in unincorporated area, or for functions which county may perform by contract within limits of incorporated city.

Allows soldier, sailor or marine, honorably discharged or released from service, to sell itinerantly any goods, wares, or merchandise owned by him without payment of any license fee.

S.B. 1488—O'GARA, MILLER, AND SUTTON. (Gov. Eff.) Amends Act 1500, the Community Redevelopment Act, re community redevelopment.

Provides for Community Redevelopment and Housing Administrator, to be appointed and serve at pleasure of Governor at salary of \$10,000 a year, and to co-ordinate redevelopment activities. Establishes Community Redevelopment Board of 5 members, to be appointed by and serve at pleasure of Governor. Board to meet with and advise Administrator on redevelopment problems.

Provides for issuance by board of state bonds not to exceed \$5,000,000 to create fund for loans to cities and counties participating in community redevelopment projects approved by Federal Government for grants pursuant to the Federal Housing Act of 1949, loans not to exceed $\frac{1}{2}$ of sum to be posed by city or county in order to qualify for federal grant.

Provides for submission of act to electors at general State election in November, 1952.

Repeals obsolete provisions.

Provisions for submission at election to take effect immediately, act calling election; remainder of act to take effect November 15, 1952, if act adopted at election.

S.B. 1489—O'GARA. (Jud.) Adds Secs. 3440 and 3440.1, amends Sec. 3440.5, and repeals Sec. 3440, Civ. C., re fraudulent transfers of personal property, making clarifying and technical changes.

S.B. 1490—O'GARA, JESPERSEN, AND MILLER. (Jud.) Amends Act 261, re land holding by aliens.

Provides for repayment to United States citizen defendants of escheat actions, who made compromise settlements or whose properties were escheated, of amounts derived from such actions, with 6% interest, which were based on provision of act declared unconstitutional by U. S. Supreme Court.

S.B. 1491—O'GARA AND MILLER. (G. E. & E.) Amends Act 3796, the Alcoholic Beverage Control Act, re alcoholic beverage licenses.

Provides for issuance of new licenses, without regard to statutory limitation on number of licenses, to individual who held license immediately prior to December 7, 1941, whose license was thereafter revoked, surrendered or permitted to expire because of his service in armed forces, his enemy ancestry, or his internment or relocation as consequence of military necessity.

S.B. 1492—O'GARA. (Ed.) Amends Sec. 20383 and adds Sec. 20383.5, Ed. C., re leaves of absence of state college employees.

Provides that state college faculty member of assistant professor or higher rank may be granted 6 months leave of absence with full pay or 1 year leave with $\frac{1}{2}$ pay for study, with approval of Director of Education.

Provides that other state college employees on leave of absence shall, rather than may, receive compensation for services performed during leave.

S.B. 1493—O'GARA. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance.

Authorizes approval of voluntary plan covering employees of separate departments of crews of merchant marine vessels upon request of parties involved if plan meets other requirements.

S.B. 1494—REGAN. (B. & P.) Adds Sec. 7001.1, B. & P. C., to provide for 2 additional members for Contractors' State License Board, 1 a representative of public and 1 a representative of labor, to be appointed by Governor for 4 year term.

S.B. 1495—REGAN. (B. & P.) Amends Sec. 7044, B. & P. C., re licensing and regulation of contractors.

Subjects to licensing and regulatory provisions relating to contractors, owner of property who in 1 calendar year commences to build or improve more than 1 structure and does not occupy, use, and own such property for at least 9 months after completion, or who sells at forced sale resulting from bankruptcy, assignment for benefit of creditors, or execution.

S.B. 1496—REGAN. (Lab.) Adds Ch. 4, Div. 3, Lab. C., re welders.

Provides for issuance of welders' certificates by Department of Industrial Relations pursuant to standards, terms, and conditions prescribed by California Apprenticeship Council. Authorizes appointment of advisory committee by Director of Industrial Relations, and advisory assistance of state joint apprenticeship committee of each trade and the Division of Industrial Safety.

Makes certificate evidence of competency of holder for public work. Requires other employers to pay cost of examination if any required, of certificated welder.

S.B. 1497—REGAN. (L. Gov.) Amends Sec. 50024, Gov. C., re powers of local legislative bodies.

Authorizes legislative bodies of local agencies to enter into associations for rendering informational, research, technical and advisory services on subjects officially concerning such agencies.

S.B. 1498—REGAN. (L. Gov.) Adds Sec. 25508, Gov. C., re county purchasing agents.

Authorizes boards of supervisors to establish regulations requiring purchasing agent to obtain quotations re purchase of personal property for county.

S.B. 1499—BYRNE. (Jud.) Amends Sec. 204a, C. C. P., re jury commissioners.

Provides that, in any county or city and county having population of 60,000 or over, a judge or judges of superior court, or majority of them, rather than majority only, may appoint jury commissioner, to assist board of supervisors and judges instead of judges only; that said commissioner shall act as secretary to judge or judges at annual salary of \$3,000, in absence of provision making secretary available.

S.B. 1500—BREED. (Rev. & Tax.) Amends Sec. 212, R. & T. C., to exempt from property taxes coin, currency, and bullion and any interest therein.

S.B. 1501—BREED. (Rev. & Tax.) Amends and repeals various secs., R. & T. C., re the Bank and Corporation Tax Act.

Changes rate of tax on banks and financial corporations to rate in terms of net income imposed on corporations generally under Bank and Corporation Franchise Tax plus 1 percent. Makes provisions re installment payments of tax uniform for all taxpayers. Makes other conforming changes.

S.B. 1502—BREED. (B. & P.) Amends Secs. 9604, 9605, 9675, B. & P. C., re cemetery brokers.

Redefines "cemetery broker" to include any person who sells, offers for sale, buys, offers to buy, lists, leases, offers to lease, solicits, or negotiates for purchase, sale, lease, or exchange of cemetery property or interest therein, rather than any person who does so for another for compensation. Redefines "cemetery salesman" to make comparable change.

Provides that (a) person acting with reference to his own property, other than by casual sale thereof, (b) regular officers of cemetery corporation acting with respect to corporation's property when they receive no special compensation therefor, and (c) persons holding duly executed power of attorney from others, shall be subject to provisions relating to cemetery brokers and salesmen.

S.B. 1503—BREED. (Pub. H. & S.) Amends Sec. 9604, H. & S. C., re construction of mausoleums and columbariums.

Requires details of such construction to conform with building codes, rather than ordinances and specifications, governing Class "A" construction in San Francisco or Los Angeles, whichever city is nearer to site of structure.

S.B. 1504—HOFFMAN. (Trans.) Amends Act 5129a, the Highway Carriers' Act, to delete restriction that minimum rates of carriers subject to act shall not exceed those of common carriers by land subject to Public Utilities Act for comparable services.

S.B. 1505—HOFFMAN. (Pub. U.) Amends Act 6386, the Public Utilities Act, re regulation of rates by Public Utilities Commission.

Deletes provisions authorizing commission to prescribe uniform rates for competing common carriers and to fix minimum rates applicable to all types and classes of carriers.

Enumerates factors to be considered by commission in determining rates.

Authorizes commission to establish reasonable differential between rates of common carriers by rail, water, or highway, rather than rail and water.

S.B. 1506—MILLER. (Trans.) Adds Secs. 10752.5 and 10752.6, R. & T. C., re additional vehicle in lieu license fee and disposition of revenues therefrom.

Imposes additional fee of 5% of market value for privilege of operating vehicles on highways of State, revenues to be used by California Highway Patrol for employment of additional traffic officers.

S.B. 1507—MILLER. (Ed.) Amends Secs. 19601 and 19617, Ed. C., re child care centers.

Declares policy of Legislature to provide adequate program for care of children of working mothers and other children in need of care and supervision during working hours. Prohibits establishment of additional centers after effective date of amendment, rather than after February 20, 1946, unless authorized by Department of Education.

To take effect immediately, urgency measure.

S.B. 1508—MILLER. (Ed.) Amends Sec. 13802, Ed. C., re certificated employees of school districts.

Authorizes governing boards of school districts to provide for automatic salary increases of such employees during life of contract, or increases mutually agreed upon.

S.B. 1509—COOMBS AND JESPERSEN. (Trans.) Adds Sec. 9701.5, R. & T. C., re licensing of vehicles under Motor Vehicle Transportation License Tax Law.

Exempts from licensing requirements vehicles rented to farmers for temporary use in transportation of farm products when such vehicles at time of renting carry valid non-commercial license plates.

S.B. 1510—DONNELLY. (Ed.) Adds Sec. 24603, Ed. C., prohibiting circulation of election literature to public school pupils during school hours.

S.B. 1511—DONNELLY. (Trans.) Amends Secs. 44 and 44.1, Veh. C., re authorized emergency vehicles.

Includes, as authorized emergency vehicle, vehicle publicly owned and operated in performance of his duties by district attorney and also includes, under certain conditions, vehicle privately owned by district attorney but publicly maintained in whole or in part when operated by him in performance of his duties.

S.B. 1512—DONNELLY. (Jud.) Adds Sec. 1247, Pen. C., and Sec. 962, C. C. P., re clerks' transcripts on appeal.

Requires original superior court clerk's transcript to be transferred to clerk of court to which appeal is taken within unspecified number of days of filing notice of appeal.

Requires Judicial Council to revise its rules accordingly.

Becomes operative January 1, 1952.

S.B. 1513—DONNELLY. (Trans.) Adds Sec. 372.1, Veh. C., to reduce vehicle registration fee based on weight by unspecified percent re vehicles used primarily in farm operations and for movements on highways incidental to such operations.

S.B. 1514—HAROLD T. JOHNSON. (Gov. Eff.) Adds Sec. 25371, Gov. C., re leasing of county real property.

Authorizes board of supervisors to lease county real property for term not over 40 years if lessee is required to construct buildings thereon for county use during lease and if title thereto vests in county at end of lease, even though such property was acquired under law requiring it to be devoted to particular use.

S.B. 1515—DILWORTH. (Gov. Eff.) New act, requiring Attorney General to lease facilities and equipment of teletypewriter system of Department of Justice for connecting system with sheriff's substation at Blythe.

S.B. 1516—REGAN. (Gov. Eff.) Amends Sec. 15003, Gov. C., increasing from \$10,000 to \$11,000 maximum salary of deputy director of Department of Justice.

S.B. 1517—Regan. (Gov. Eff.) Adds Sec. 15002.5, Gov. C., and Sec. 11103, II. & S. C., re Attorney General.

Authorizes Attorney General to arrange work and organization of Department of Justice.

States any reference to office of Attorney General, State Bureau of Criminal Identification and Investigation or Division of Narcotic Enforcement is reference to unit of Department of Justice exercising functions indicated. Makes other technical changes.

S.B. 1518—WARD. (Rev. & Tax.) Amends Sec. 6368, R. & T. C., re exemption of watercraft from sales and use tax.

Exempts sales and use of watercraft sold for or used in interstate or foreign commerce involving commercial transportation of property or persons, instead of commerce involving transportation of property or persons for hire.

S.B. 1519—DESMOND. (Lab.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Entitles employee suffering temporary disability to \$5 per week for each first 2 dependents, in addition to usual payments.

S.B. 1520—DESMOND. (Lab.) Amends Secs. 5405 and 5406, Lab. C., re workmen's compensation.

Increases time for commencing proceedings for collection of benefits from 1 to 2 years.

S.B. 1521—DESMOND. (Lab.) Amends Sec. 5406, Lab. C., re workmen's compensation.

Substitutes for existing provision permitting commencement of death benefit proceeding year from death where death occurs within year of injury causing death, or year from last furnishing of benefits to decedent where death occurs after year of date of injury, one allowing commencement year from date of death or last such furnishing of benefits.

S.B. 1522—DESMOND. (Lab.) Amends Sec. 4903, Lab. C., re workmen's compensation.

Section now permits allowance of lien against amount payable for any unemployment compensation disability benefits paid in case of uncertainty whether workmen's compensation or unemployment compensation benefits are payable. Bill limits to situation where uncertainty relates to payment of temporary disability benefits.

S.B. 1523—MAYO AND OTHERS. (Gov. Eff.) New act, re program for port development of San Francisco Bay Area.

Creates San Francisco Bay Port Development Commission to formulate and administer such program in cooperation with interested municipal and private groups, and to propose appropriate legislation to Legislature at 1953 Regular Session.

Provides that commission shall consist of 7 members appointed by Governor after consultation with officers of municipalities in Bay Area Counties, and 1 member at large from Northern California.

Appropriates unspecified sum to commission to carry out this act.

S.B. 1524—MAYO. (Trans.) Amends Secs. 70 and 70.1, S. & H. C., re composition of California Highway Commission.

Increases membership of California Highway Commission from 7 to 9 members. New members appointed by Governor, with terms expiring in 1954 and 1955.

S.B. 1525—MAYO. (Ed.) Amends and repeals various secs., Ed. C., re transfer of elementary school districts from one high school district to another.

Deletes provision for protest to exclusion by high school district and requirement for approval of transfer by board of review of 3 county superintendents of schools appointed by Superintendent of Public Instruction after election at which $\frac{2}{3}$ of votes favor transfer.

S.B. 1526—MAYO. (Pub. H. & S.) Amends Sec. 5546.5, H. & S. C., re county sewerage and water districts.

Provides that user taxes, fees, tolls or charges imposed for use of district facilities shall constitute debt owed by, and shall be paid by, user of facilities, including but not limited to State, any department or agency thereof, counties, cities, districts, or public corporations.

To take effect immediately, urgency measure.

S.B. 1527—MAYO. (Ed.) Adds Sec. 5082.1, Ed. C., re state school building aid.

Restores eligibility for state school building apportionment of district made ineligible due to its annexation or inclusion in another district, if district electors approved issuance of bonds prerequisite for apportionment during year prior to annexation or inclusion.

To take effect immediately, urgency measure.

S.B. 1528—MAYO. (Gov. Eff.) Amends Sec. 9350, Gov. C., changing short title of Legislators' Retirement Law to State Elective Officers' Retirement Law.

S.B. 1529—MAYO AND BURNS. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Increases duration of such benefits from 12 to 24 days.

S.B. 1530—COLLIER AND OTHERS. (Trans.) New act, Strategic State Freeway and Highway Act of 1951, and amends Secs. 7351 and 8651, R. & T. C., and amends Secs. 186, 188, and 188.4, S. & H. C., re finance and construction of strategic state freeways and highways.

Directs issuance of state bonds not in excess of \$1,000,000,000, or \$100,000,000 a year to finance construction of such freeways and highways. Proceeds not to be used for general administrative expense or maintenance.

Creates Strategic State Freeway and Highway Finance Board to handle bond issuance.

Appropriates unspecified amount to cover expenses of board and issuance of bonds.

Creates Strategic State Freeways and Highways Fund, for proceeds from sale of bonds.

Increases Motor Vehicle Fuel License Tax from $4\frac{1}{2}$ to $6\frac{1}{2}$ cents a gallon, and Use Fuel Tax from $4\frac{1}{2}$ to 8 cents a gallon, which increase is to be paid into Interest

and Sinking Fund of the California Strategic State Freeway and Highway Bonds, to pay interest and principal on bonds.

Appropriates proceeds of bonds to Department of Public Works for acquisition and construction of such freeways and highways as generally designated by map.

Authorizes expenditure of other state highway money on such freeways and highways.

Permits unspecified amount of money in State Highway Fund to be used for general administration and maintenance of such freeways and highways.

Changes to unspecified percentages the amounts to be allocated from State Highway Fund for construction of state highways in various counties.

To take effect upon adoption of validating constitutional amendment.

S.B. 1531—GIBSON. (Fin.) Appropriates \$200,000 for restoration and improvement of Benicia State Capitol Historical Monument by Division of Beaches and Parks.

S.B. 1532—TENNEY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re number of municipal courts.

Requires 1 judge for each 40,000 or major fraction of population of municipal court judicial district.

S.B. 1533—WILLIAMS. (F. & G.) Amends, repeals, and adds various Secs. F. & G. C., re administration of fish and game laws.

Abolishes Division of Fish and Game in Department of Natural Resources.

Creates Department of Fish and Game, to be administered through Director appointed by Governor, at unspecified salary.

Provides that provisions of F. & G. C. shall be administered by Department.

Transfers all powers (except power to make rules and regulations), property, funds and jurisdiction of Fish and Game Commission, and of Division, to Department. Continues general regulatory powers of Commission as specified in Art. 1, Ch. 2, Div. 1, F. & G. C.

Transfers personnel of Division to Department.

Provides that general policies for conduct of Department shall be formulated by Commission.

S.B. 1534—BROWN. (L. Gov.) Adds Sec. 35561.1, Gov. C., re withdrawal of territory from cities.

Provides for withdrawal of territory which was annexed to city in preceding 2 years by constructive notice and without filing of petition of property owners of territory, upon petition signed by owners of not less than 75% of land in territory.

S.B. 1535—THOMPSON AND COOMBS. (Gov. Eff.) Amends Secs. 20303 and 20306, repeals Sec. 20304, Gov. C., re time of commencement of membership in State Employees' Retirement System.

Eliminates requirement of completion of 6 months of State service, uninterrupted by break of more than 1 month, prior to commencement of membership, providing for commencement of membership on 1st day of month next following appointment to any position in employment of State, except position being filled by emergency appointment or limited term position.

S.B. 1536—HOFFMAN. (Agr.) Adds Ch. 11, Div. 6, Ag. C., re canners of fruits and vegetables.

Requires persons in business of canning or processing farm products to furnish financial statement to Director of Department of Agriculture when applying for processors' license. Permits director, after hearing, to refuse license if not satisfied that financial condition of applicant reasonably assures payment to producers, unless applicant files surety bond to guarantee such payment or files agreement to set aside 30 percent of canned farm products in trust for producers.

Permits director to require similar security from present licensees. Provides for suspension or revocation of processor's license, after hearing, for refusal to comply.

Permits director to assist in establishing organization of producers to facilitate payment of claims and keep growers informed of director's actions.

S.B. 1537—McCARATHY. (L. Gov.) Amends Sec. 737u, Pol. C., and Sec. 79.21, C. C. P., to change salary of superior court judge of Marin County from \$12,000 to \$15,000.

S.B. 1538—McCARATHY. (Wat. Res.) Adds Secs. 31026, 31027, 31028, 31029, Wat. C., re county water districts.

Authorizes districts, by ordinance, to restrict use of district water during any emergency caused by drought or other threatened or existing water shortage. Prescribes manner of adopting ordinances and makes violation thereof misdemeanor.

To take effect immediately, urgency measure.

S.B. 1539—SUTTON. (Agr.) Adds Sec. 397.5, Ag. C., re estray animals.

Requires net proceeds of sale of estray animal by Director of Agriculture to be paid to persons sustaining property damage from such animal, unless such proceeds are claimed by owner of animal pursuant to Sec. 397, Ag. C.

S.B. 1540—SUTTON. (Lab.) Amends Sec. 1944, Lab. C., re employment of aliens.

Authorizes employment of alien nurses by county hospitals where citizen nurses not available at prevailing salaries.

S.B. 1541—WATSON. (B. & P.) Amends Sec. 11611, B. & P. C., re subdivision maps.

Permits, rather than requires, governing body to reject or accept with conditions of acceptance, dedication of streets and easements, at time of approving subdivision map.

S.B. 1542—WAY. (Gov. Eff.) Amends Act 4811, re chiropractic practice.

Provides for submission to electors for approval, amendment to initiative act regulating chiropractic practice which, if approved, would eliminate provision precluding 2 persons whose first diplomas were issued by same chiropractic school or college from being members of State Board of Chiropractic Examiners at same time.

S.B. 1543—SUTTON. (Mil. & Vet. Aff.) Amends heading of Ch. 3, Pt. 2, Div. 2, and amends various secs., M. & V. C., re military forces of the State.

Changes names of California Defense and Security Act and California Defense and Security Corps to California Guard Reserve Act and California Guard Reserve, respectively.

Deletes provisions, re furnishing of medical, dental, surgical and hospital care to members of such forces and provides instead that when member is injured or killed in active service and in line of duty, he or his dependents shall be entitled to receive compensation from State in accordance with provisions of Workmen's Compensation Law. Provides that average yearly earning of such member shall be conclusively presumed to be not less than \$1,200.

To take effect immediately, urgency measure.

S.B. 1544—REGAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re transfer of licenses, and retransfer under certain circumstances.

Establishes procedure for retransfer in cases where license is transferred in connection with lease or other agreement relating to the possession of real property, subject to retransfer upon termination of lease or upon specified date.

S.B. 1545—REGAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re transfer of licenses, making no substantive change.

S.B. 1546—DILWORTH. (Trans.) Adds Sec. 424, 424.1, 424.2, and 424.3, Veh. C., re prerequisites of registration of vehicles.

Prohibits registration of vehicles unless owner either establishes proof of ability to respond in damages in manner required in code or elects to become member of Motor Vehicle Accident Pool.

Authorizes election by owner of vehicle to become member of said pool upon payment of unspecified sum, upon which payment Department of Motor Vehicles shall

issue certificate of membership entitling owner to register his vehicle, subject to existing registration requirements.

Creates Motor Vehicle Accident Fund to consist of money received from members of said pool, which money is annually appropriated to be used as follows: (a) 25 percent to be allocated to counties to reimburse them for expenditures in caring for persons injured by, or unable to work because of, vehicle accidents; and (b) 75 percent to be used to pay claims for damages caused by injury to or death of persons injured by, or property damage caused by, vehicles operated by persons without ability to respond in damages.

S.B. 1547—DILWORTH. (Ed.) Adds Sec. 18236, Ed. C., re use of school buildings.

Provides for use of school buildings without personal liability of governing board members until end of existing national emergency after inspection by 2 or more licensed engineers reporting buildings reasonably safe for 5 years use.

S.B. 1548—DILWORTH. (Soc. Wel.) Amends Secs. 1510, 1511, and 1512, W. & I. C., re amount of aid to needy children in institutions and boarding homes.

Present law, not affected by bill, permits institutions maintaining needy children to make application for aid for such children directly to State, rather than through counties. Bill increases State appropriation for aid to such children from \$24 to \$40 per month per child. Under present law, maximum amount of State and county aid payable for other needy children is \$72 per month for 1 child and \$36 for each additional child. Bill provides that for each needy child in institution or boarding home (other than those for whom application is made directly to State) there shall be paid \$60, of which State shall pay $\frac{2}{3}$, but not more than \$40 per month, and county shall pay $\frac{1}{3}$, but not more than \$20 per month, with respect to all such children having county residence, and State shall pay full amount of aid to such children with State residence but without county residence. Amends State appropriation for aid to needy children accordingly.

S.B. 1549—JUDAH. (Jud.) Amends Sec. 739, Veh. C., and Sec. 1462.2, Pen. C., re procedure after arrests for misdemeanors, making no substantive changes.

S.B. 1550—JUDAH. (Gov. Eff.) Adds Sec. 20334.1, Gov. C., re exclusions from membership in State Employees' Retirement System.

Provides that provisions excluding persons serving on part-time basis from system (except under specified conditions) do not apply, and shall be deemed not to have applied at any time, to any elective officer or person in state service on or before June 30, 1933, whose compensation exceeds \$416.66 per month (who have right to elect to become members of retirement system) who renders State service for which established rate of compensation is equivalent to at least \$100 per month.

Provides that no such person electing to be member shall be credited with state service for any time during which he rendered State service for which established rate of compensation was less than \$100 per month.

Inapplicable to any contracting agency and its employees unless and until agency elects to be subject to its provisions by express provision in its contract with the board or by amendment thereto.

S.B. 1551—BREED. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re location of on-sale retail premises.

Deletes provision vesting discretionary power in State Board of Equalization to refuse licenses for on-sale premises within immediate vicinity of churches, hospitals, schools, and children's public playgrounds.

Adds provision prohibiting issuance of such licenses within radius of 600 feet of any church, hospital, school, or children's playground.

S.B. 1552—BYRNE. (Fin. Inst.) Adds Sec. 1192.1, Ins. C., re investments of excess funds of insurers.

Authorizes investment of such funds in notes or bonds secured by leasehold interest in unencumbered real property and improvements, under prescribed conditions.

S.B. 1553—BYRNE. (Fin. Inst.) Adds Sec. 10273, Ins. C., re group disability insurance.

Authorizes insurer, upon consent of insured, to pay benefits directly to persons furnishing hospitalization, medical, or surgical aid.

S.B. 1554—BYRNE. (Fin. Inst.) Adds Sec. 1155, Inc. C., re regulation of insurers.

Authorizes insurers to contribute to instrumentalities conducive to public welfare or civic betterment.

S.B. 1555—O'GARA. (B. & P.) Adds Ch. 7.5, Div. 2, B. & P. C., re regulation of hearing aid specialists.

Creates California State Hearing Aid Board in Department of Professional and Vocational Standards.

Authorizes board to give examination, to grant certificates to engage in business of hearing aid specialist, and to issue license on payment of annual fee.

Entitles person already engaged in business of hearing aid specialist to receive certificate on application prior to unspecified date.

Authorizes board to revoke or suspend certificate and license for specified causes. Makes violation of chapter a misdemeanor.

Provides of licensing and regulating manufacture and wholesale selling of hearing aids.

Creates California State Hearing Aid Fund into which all moneys collected by board must be paid.

S.B. 1556—O'GARA. (Gov. Eff.) Amends Sec. 18005.5, Gov. C., re overtime of state employees.

Deletes prohibition against compensating in lump sum for overtime of state employees accumulated prior to June 9, 1948, after separation from state service, and requires instead that claim therefore be filed prior to July 1, 1952, and be established by proof.

Provides payment for such claims shall be at rate established for position at time overtime worked rather than as of date of payment or date of separation.

Adds definition of overtime. Appropriates unspecified sum.

S.B. 1557—O'GARA. (Trans.) Adds Sec. 585.4, Veh. C., re removal of vehicles from streets or highways by local authorities.

Authorizes officers of local authorities to remove vehicles parked or left standing upon a street or highway during hours when local authorities have prohibited parking or standing of vehicles.

S.B. 1558—O'GARA. (Trans.) Amends Sec. 586, Veh. C., to prohibit, with certain exceptions, stopping, parking, or leaving standing vehicles on streets or highways where, and during hours when, local authorities have prohibited standing, stopping, or parking vehicles.

S.B. 1559—O'GARA. (L. Gov.) Amends Sec. 459, Veh. C., authorizing local authorities to prohibit parking or standing of vehicles on streets or highways, or parts thereof, at all or certain hours of day, and requiring erection of signs giving notice of such prohibition.

S.B. 1560—O'GARA. (Jud.) Amends Sec. 3440, Civ. C., re transfers of personal property without delivery.

Adds requirement for valid transfer of designated personal property that full amount of consideration for transfer be deposited with escrow holder to pay claims of creditors and specifies procedure. Excepts transfers for antecedent debt.

Requires notice of intended transfer to state location of property to be transferred and name and address of escrow holder.

S.B. 1561—O'GARA. (Ed.) Adds Ch. 12, Div. 4, Ed. C., re education of mentally handicapped minors.

Provides for education of mentally handicapped minors, not classified as mentally retarded minors, in special classes maintained by school districts or county superintendents of schools, and for transportation to and from such classes. Requires Super-

intendent of Public Instruction to allow school districts excess cost of such education and transportation.

S.B. 1562—O'GARA. (Ed.) Appropriates unspecified sum to Superintendent of Schools for apportionment to school districts for education of mentally handicapped minors.

S.B. 1563—O'GARA. (Gov. Eff.) New act, authorizing inclusion of employees of local agency not having civil service system in system of city or county in which local agency is located.

S.B. 1564—WARD AND OTHERS. (Agr.) Appropriates \$30,000 to University of California for research in reducing sea water to water suitable for domestic and agricultural uses.

S.B. 1565—WARD. (L. Gov.) Amends Sec. 28131, Gov. C., re compensation for public service in Siskiyou County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

S.B. 1566—WARD. (Trans.) Amends Sec. 588, Veh. C., to authorize cities of 6th class to permit angle parking on any roadway within city limits without approval of Department of Public Works.

S.B. 1567—PARKMAN. (L. Gov.) Amends Sec. 30200, Wat. C., to permit formation of county water districts without regard to population, rather than limiting formation to areas having population of 300, or more.

S.B. 1568—PARKMAN. (L. Gov.) Amends Sec. 18420, S. & H. C., re time of calling for bids for construction of street lighting improvements.

Changes time when city superintendent of streets may call for such bids, from after installment assessment becomes delinquent, to when city council orders.

S.B. 1569—PARKMAN. (L. Gov.) Amends Sec. 5821, S. & H. C., re county maintenance districts under Improvement Act of 1911.

Deletes requirement that improvements be "existing" to be maintained by maintenance district.

S.B. 1570—PARKMAN. (L. Gov.) Amends Sec. 34326, adds Sec. 34333, Gov. C., re incorporation of cities and withdrawal of territory therefrom.

Provides that where area to be incorporated is divided by freeway, majority of votes cast in each separate part must favor incorporation. Provides that if area is divided by freeway at date of incorporation, any contiguous part separated from rest of city by freeway may withdraw upon petition of 25 percent of property owners in such part.

S.B. 1571—DILWORTH. (Gov. Eff.) Adds Ch. 3.1, Div. 1, Title 3, Gov. C., re consolidation of counties.

Authorizes consolidation of counties. Specifies requirements for consolidation procedure, including petition to consolidate, and consolidation election.

Provides for assumption of bonded indebtedness by the resulting county.

Provides for organization of resulting county, including selection of officers and employees thereof, their compensation and duties, and retirement of, and civil service system for, employees of resulting county.

Provides that ordinances of larger county become ordinances of resulting county on operative date of consolidation, and repeals ordinances of smaller counties.

Provides for payment of expenses of consolidation proceedings by resulting county if consolidation is completed and by component counties if consolidation fails at election.

Requires Legislature to appropriate to resulting county if consolidation is completed, \$200,000 if 2 counties consolidate and an additional \$200,000 for each additional county consolidating, for expenses of consolidation proceedings.

S.B. 1572—BREED. (B. & P.) Amends Sec. 11611, B. & P. C., re subdivision maps.

Authorizes extension, by mutual consent, of time for approval of subdivision map.

Provides that if map conforms to requirements and no action is taken within time limit for approval, map shall be deemed to be approved.

S.B. 1573—BREED. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re covered employment.

Excludes from coverage of act individuals required to be licensed by state law who are remunerated solely by commissions.

S.B. 1574—BUSCH AND OTHERS. (Trans.) Amends Sec. 315, S. & H. C., re state highway routes.

See digest of S.B. 592, apparently identical.

S.B. 1575—BREED, HAROLD T. JOHNSON, AND TENNEY. (Soc. Wel.) Adds Art. 1.3, Ch. 2, Pt. 1, Div. 5, W. & I. C., re Coordinating Board on State Programs for the Blind.

Creates Coordinating Board on State Programs for the Blind, consisting of Director of Education, Director of Social Welfare, and Director of Public Health, to consider and establish policies for coordination of state programs for adult blind and coordination of functions and programs of respective state departments affecting adult blind. Requires board to recommend policies to certain state departments and to make recommendations to Legislature. Board is to report annually to Boards of Social Welfare, Education, and Public Health, and to Legislature.

Chairmanship of board to rotate among members every 6 months. Board may designate secretary who need not be member of board but shall be employee of Department of Social Welfare, Department of Education, or Department of Public Health. Board may establish interdepartmental committees of departmental employees to coordinate departmental programs, deal with specific problems, and advise board. Board is to meet quarterly, or on call of chairman. Permits board to invite others to attend its meetings in advisory capacity, and to accept and act on their advice and counsel. Expenses are to be borne by respective departments incurring them.

S.B. 1576—BREED, TENNEY, AND HAROLD T. JOHNSON. (Soc. Wel.) Adds Art. 12.5, Ch. 7, Div. 4, Ed. C., amends, repeals, and adds various Secs., W. & I. C., relating to state institutions for the blind.

Abolishes present Training Center for Adult Blind in Oakland and establishes at premises now occupied by it new Oakland Orientation Center for the Blind. Provides that present blind residents of Training Center who are aged or enfeebled and no longer able to work shall be allowed to continue in residence at Oakland Orientation Center, and that all other blind residents of Training Center shall be allowed to continue to reside at Oakland Orientation Center for balance of term designated upon admission to Training Center. Entitles every blind person resident of Training Center on its effective date to receive not less than \$2 per week as aid for his personal needs, from funds appropriated for support of Oakland Orientation Center, when such person has no other source of income or support and is unable to work.

Empowers State Department of Education to establish such other orientation centers for blind as are necessary to provide services thereof on state-wide basis. All orientation centers to be residential in character, and to admit blind persons as residents and trainees in intensive program for maximum vocational and personal rehabilitation and preparation for useful and remunerative work in trades, professions, private business, private industry, or public service. Orientation centers to be administered by Director of Education and under jurisdiction and supervision of Department of Education. Empowers department to make rules and regulations for government and direction of orientation centers and to prescribe conditions for admission and discharge of trainees, having regard to equitable representation of respective counties of State. Director of each orientation center to be appointed by Director of Education. Specifies qualifications of such directors, including blind and visually handicapped persons experienced in rehabilitation or orientation of blind. Staff of centers to be composed of persons trained in teaching and assisting blind persons and to include largest practicable proportion of visually handicapped persons.

Orientation centers to be operated as units separate and apart from state-operated workshops for blind, and program of each center to be coordinated with services

of Bureau of Vocational Rehabilitation, home teacher and field service program, and programs for training teachers and personnel for service to blind.

Designates present salesrooms and industrial workshops for blind as California Industries for the Blind. Specifies that blind and other physically handicapped persons employed by California Industries for the Blind are not state employees but beneficiaries of State in exercise of power to assist handicapped. Empowers blind and other physically handicapped persons employed in California Industries for the Blind to authorize deductions from earnings for payment of premiums on group insurance approved by Director of Education and Director of Finance.

Authorizes Department of Education to make direct purchase of raw materials for use in production of articles and commodities manufactured by California Industries for the Blind without prior reference to or approval by any other state agency.

Establishes California Industries for the Blind Manufacturing Fund and provides for transfer thereto of all balances in Workshops for the Blind Manufacturing Fund. Makes all present references to the Workshops for the Blind Manufacturing Fund refer to the California Industries for the Blind Manufacturing Fund.

Creates Committee on State Purchases from California Industries for the Blind, composed of directors or representatives of directors of State Department of Finance and of Education, and State Controller or his representative. Members to receive no compensation but be paid actual necessary expenses by the respective departments. Committee is to determine fair market price of all commodities manufactured and offered for sale to State by California Industries for the Blind. All commodities manufactured by California Industries for the Blind offered for sale at fair market price so established and which meets specifications for such products which are to be procured by or for the State are to be procured from California Industries for the Blind. In times of national emergency, Federal Government may be given priority over all other persons and governmental agencies as to delivery of orders placed with Department of Education for purchase of products of California Industries for the Blind. Present priority of orders from blind persons for purchase for resale of products of blind to be continued.

S.B. 1577—MAYO. (Gov. Eff.) Amends various Secs., Gov. C., re membership of constitutional officers in Legislators' Retirement System.

Present law makes elective officers whose offices are provided for by Constitution, except judges, eligible for membership in Legislators' Retirement System. Bill expands scope of eligibility of officers to include all constitutional officers (except judges), whether elective or appointive, but excludes Regents of University of California and, unless otherwise eligible, members of nonsalaried boards and commissions, and members of boards and commissions whose compensation is based only on fixed amounts per day of actual service in performance of official duties.

Permits every constitutional officer eligible for membership to file election to become member within 90 days after date on which he first becomes eligible. Permits every such officer who first becomes eligible for membership after the effective date of the section to file his election to become member within 90 days after date on which he first became eligible or within 90 days after commencement of his first term of office, whichever is later.

S.B. 1578—HULSE. (Trans.) Amends Secs. 702, 703, and 704, S. & H. C., re cost of relocation of utilities in freeways, making no substantive changes.

S.B. 1579—BRED. (Elec.) Adds Sec. 52, Elec. C., re election procedure.

Requires all boards or groups authorized to make decisions by provisions of Elec. C. to be governed by Sturgis Standard Code of Parliamentary Procedure.

Provides that no decision will be invalidated by failure to comply technically with rules of parliamentary procedure.

S.B. 1580—BUSCH. (Gov. Eff.) Amends Act 5849a, the Judges' Retirement Act, re inclusion of time served as justice of the peace in time person has been a judge or justice for qualification for retirement.

Permits person serving as justice of the peace at time of his election or appointment as judge of municipal court, as well as those so serving at time of election or appointment to superior court, district court of appeal, or Supreme Court, to include time served as justice of the peace in time qualifying for retirement, upon payment of required contribution with respect to such time. Includes municipal court among courts

as judge or justice of which person must have served at least 10 years in order to count service as justice of the peace in service qualifying for retirement.

Requires person desiring to count service as justice of the peace as qualifying service to pay into Judges' Retirement Fund a sum equal to the amount he would have paid if he had been justice or judge of Supreme Court, district court of appeal, superior court, or municipal court during time he was justice of court superseded by municipal court or justice of the peace, computed by applying rate or rates of deduction applicable during such time to the salary he actually received, and adding interest which would have accrued if his contributions had been made monthly during time he was justice of superseded court or justice of the peace, rather than a sum equal to the maximum amount required by law to be contributed by such judge or justice of the Supreme Court, district court of appeal, or superior court.

S.B. 1581—BUSCH. (Gov. Eff.) Amends Act 5849a, the Judges' Retirement Act, re assignment of retired judges by Chairman of Judicial Council.

Deletes requirement of stipulation of all counsel in case or cases to which assigned as prerequisite to assignment of retired judge or justice to sit in any court.

S.B. 1582—BUSCH. (Gov. Eff.) Amends Act 5849a, the Judges' Retirement Act, re service retirement allowances.

Provides that judge of court superseded by municipal court who becomes judge of municipal court upon its creation and retires while judge thereof shall receive allowance equal to one-half salary which he last received as judge of such municipal court.

S.B. 1583—BUSCH. (Gov. Eff.) Amends Act 5849a, the Judges' Retirement Act, re mandatory retirement of judges and justices after attainment of age 75.

Requires every judge and justice included within judges' retirement system who has attained age 75 to retire within 90 days after its effective date, and thereafter every such judge or justice to retire within 90 days after attaining age 75.

Provides that judges and justices retiring because of attainment of age 75 shall receive service retirement allowance if eligible therefor, otherwise allowance provided for judges retired because of disability.

S.B. 1584—BUSCH. (L. Gov.) Amends Sec. 736b, and repeals Secs. 737a to 737ff, incl., Pol. C., re superior judges' salaries.

Establishes salaries of \$12,500 and \$15,000 for all superior court judges, greater amount payable to judges in counties of unspecified population. Deletes provision for minimum salary of said judges based on salary as of January 1, 1947, plus \$1,500; repeals all other provisions relating to amounts of superior court judges' salaries.

S.B. 1585—BUSCH. (Gov. Eff.) Amends Act 5849b, the Judges' Retirement Fund Act, re contributions to Judges' Retirement Fund to provide retirement allowances for retired judges and justices.

Provides for contributions by State and judges and justices at rate varying between present flat $2\frac{1}{2}\%$ and 5%, according to net balance in Judges' Retirement Fund, ascertained annually by State Controller.

S.B. 1586—WEYBRET AND OTHERS. (Soc. Wel.) Adds Sec. 103.3 and repeals Secs. 1507, 2003, 3001, and 3401, W. & I. C., re construction and administration of public assistance provisions.

Provides eligible applicants, for public assistance for which state grants-in-aid are made to the counties, shall receive assistance promptly.

Deletes sections calling for liberal construction of provisions concerning aid to needy children, old age security, aid to needy blind, and aid to partially self-supporting blind residents.

S.B. 1587—WEYBRET AND OTHERS. (Soc. Wel.) Adds Sec. 103.4, W. & I. C., re absence of recipients of public assistance.

Provides continued absence from State of such recipient for 1 year or longer is *prima facie* evidence of intent to change residence to place outside State.

Requires discontinuance of public assistance to any recipient absent from State for 5 years or longer.

S.B. 1588—WEYBRET AND OTHERS. ((Soc. Wel.) Amends, repeals, and adds various Secs., W. & I. C., re old age security, aid to needy blind, and aid to partially self-supporting blind residents.

Revises provisions for amount of each such aid to retain present maximum amount for flat grant, or amount of need of recipient, whichever is lesser, rather than permitting recipient whose need exceeds maximum amount to retain income and receive aid to amount of actual need. Specifies that need is to be determined from budget of basic needs established by State Department of Social Welfare which shall in no case exceed maximum amount of grant provided for particular form of aid. Regulates allowances in respect to particular items or services.

Provides that when county provides necessary medical or hospital care, or both, to recipient, such care is to be provided through county hospital or an out-patient clinic, or under a medical assistance plan or contract with a nonprofit corporation formed for defraying or assuming cost of medical and similar services. Specifies that no money payment of aid shall be made to any recipient for time during which he is receiving medical care in a public institution other than one supported entirely from federal funds, rather than allowing recipient to receive money payment during first 2 months of confinement in institution.

Revises provisions for state subventions to counties for institutional care of recipients, making such state subventions payable only during such time as federal grants-in-aid for medical care of such persons are available to State, increasing amount of subvention per recipient from \$35.20 per month or portion of month the person remains in the institution to \$50 monthly for each person receiving care in medical institution on first day of month, and providing for state reimbursement to counties for cost of medical care to recipients to maximum of \$25 per month, in amount of $\frac{1}{4}$ of county expenditures therefor (after deducting federal funds paid to county therefor) in respect to recipients of old age security and $\frac{1}{4}$ of county expenditures (after deducting federal funds paid to county therefor) in respect to needy blind persons. Amends continuing appropriation for such subventions accordingly.

S.B. 1589—WEYBRET AND OTHERS. (Fin. Inst.) Amends Secs. 25008 and 25102, Corp. C., re securities.

Present law defines "security" as including any evidence of indebtedness. Bill specifies security includes any evidence of indebtedness, whether interest-bearing or not.

Present law excepts evidences of indebtedness from those securities issued by nonprofit companies exempted from application of Corporate Securities Law. Bill specifies that evidences of indebtedness are so excepted, whether interest-bearing or not.

S.B. 1590—WEYBRET AND OTHERS. (Soc. Wel.) Adds Sec. 111.5, W. & I. C., to provide field investigation division in Department of Social Welfare to investigate compliance or violations of laws administered by department.

S.B. 1591—WEYBRET AND OTHERS. (Soc. Wel.) Adds Sec. 144.15, W. & I. C., re public assistance and real property owned by applicants for assistance.

Prohibits applicant or recipient of public assistance, for which State grants-in-aid are made to counties, from transferring any real property owned at time of application for assistance, unless such person has received consent to transfer from the county, withdrawn his application, or repaid aid granted.

Makes persons violating such provisions guilty of misdemeanor and liable for aid granted.

Provides any person who receives property transferred with knowledge such provisions are being violated shall be liable to repay public aid granted up to value of transferred property.

S.B. 1592—WEYBRET AND OTHERS. (Soc. Wel.) Repeals various Secs. and adds Ch. 1.3, Div. 1, W. & I. C., re property qualifications and recovery of amounts paid in public assistance.

Provides property qualifications for and affidavits from applicants for public assistance.

Provides for recovery of amounts illegally received and apportionment of such amounts to United States Government, State, and county.

Requires county to make complete investigation of applications for public assistance.

S.B. 1593—WEYBRET AND OTHERS. (Rev. & Tax.) Amends Act 8488, the Bank and Corporation Franchise Tax Act, and Act 8494a, the Corporation Income Tax Act, and amends, adds, and repeals various Secs., R. & T. C., re State taxes.

Makes unspecified change in rates of bank and corporation franchise tax, corporation income tax, sales and use tax, and personal income tax. Eliminates various exemptions, re sales and use taxes. Makes various changes, re requirements for filing returns for personal income tax.

To take effect immediately, tax levy.

S.B. 1594—O'GARA. (Trans.) Amends Sec. 473, Veh. C., re unauthorized signs, signals, and lights on highways.

Provides that prohibition against certain display of unofficial signs on or in view of highways does not prohibit display of unofficial signs advising, suggesting, or encouraging safe operation of vehicles, if approved by Department of Public Works.

S.B. 1595—DILWORTH. (Jud.) Adds Sec. 171c, Civ. C., re management and control of community property.

Gives wife management and control of her separate earnings and money damages received for her personal injuries until converted into other property or commingled with other community property.

Prohibits wife from disposing of such money without consideration unless husband gives written consent thereto.

S.B. 1596—MILLER AND O'GARA. (Elec.) Adds Ch. 6, Div. 7, Elec. C., re voter's handbook.

Requires Secretary of State to publish voter's handbook to be mailed to each voter prior to direct primary and general elections.

Provides that handbook published prior to direct primary shall include statements and photographs submitted by candidates; handbook published prior to general election shall include statements by each party on behalf of its candidates for President and Vice President, state platforms of each party, statements concerning candidates, and ballot pamphlet concerning measures to be voted on as provided in Art. 3, Ch. 1, Div. 4, Elec. C.

Provides for allocation of space in handbook, fees to be paid by candidates, and method of distributing to voters, and size and format details of handbook.

S.B. 1597—MILLER. (L. Gov.) Amends Sec. 415, Ed. C., changing salary of school superintendent of Contra Costa County to unspecified sum.

S.B. 1598—MILLER. (Elec.) Adds Sec. 30, Ed. C., re school district elections.

Authorizes election board to order recount of ballots in cases of near tie results in such elections.

S.B. 1599—MILLER. (Lab.) Amends Sec. 6302, Lab. C., re jurisdiction of Division of Industrial Safety.

Extends such jurisdiction to every place of employment except those over which exclusive safety jurisdiction, rather than, safety jurisdiction, is vested by law in state or federal agency other than division.

S.B. 1600—MILLER. (L. Gov.) Adds Sec. 25306, Gov. C., re powers of boards of supervisors.

Authorizes board to hire office space for members and employ secretary at such office.

S.B. 1601—KRAFT. (Agr.) Amends, repeals, and adds various Secs., Ag. C., re processing and importing eggs and egg products.

Prohibits engaging in egg breaking, processing eggs or egg products, or importing or dealing in egg products, without obtaining license from Department of Public Health.

Provides that department shall issue annual license to any person, corporation or firm properly equipped for fee of \$100.

Requires egg breaking establishments to consist of candling room, breaking room, washing and sterilizing room, and chilling and freezing rooms. Provides specifications and sanitary standards for such rooms.

Provides that egg products prepared outside California but within United States must bear certificate of federal, state, county or city department authorized to inspect such products. Requires such certificates to be submitted to Board of Public Health prior to sale of eggs covered by certificate in interstate commerce. Prohibits use or moving of such eggs in intrastate commerce prior to inspection by agent of board.

Prohibits withholding from any officer information where foreign imported egg products are stored, or refusal to permit inspection of such products and premises where stored or processed.

S.B. 1602—KRAFT (By Request). (B. & P.) Amends Sec. 2008, B. & P. C., re practice of medicine.

Provides that notwithstanding provision that corporations and other legal entities have no professional rights, privileges, and powers, Board of Medical Examiners may approve employment of physicians and surgeons on salary basis by licensed charitable and eleemosynary institutions, foundations or clinics or by approved medical schools operating clinics therewith, if no charge for professional service rendered patients is made by any such institution, foundation, clinic or school.

S.B. 1603—KRAFT (By Request). (B. & P.) Amends Sec. 9200, Corp. C., Sec. 2008, B. & P. C., re employment of physicians and surgeons by non-profit corporations.

Allows employment of physicians and surgeons for mutual benefit of its members by nonprofit corporation.

Provides that employment of duly licensed physicians and surgeons by duly authorized nonprofit corporation, for rendition of services to its members shall not be construed to be exercise of professional right, privilege or power, nor as violation of provisions of chapter relating to medicine.

S.B. 1604—KRAFT. (B. & P.) Adds Sec. 7414.5, B. & P. C., re cosmetology.

Provides that during present national emergency, Board of Cosmetology may issue temporary licenses to qualified persons who have been licensed in another state which has standards equal to those of this State. Provides that temporary license shall remain effective until 30 days after next board meeting at which examinations are held.

Provisions to remain in effect until 91st day after final adjournment of 1952 Regular Session or termination of national emergency, whichever first occurs.

S.B. 1605—KRAFT. (Gov. Eff.) Adds Secs. 14684 and 14745, Ed. C., re discontinuance of certain school district retirement salary plans.

Permits governing board of school district having average daily attendance of less than 70,000 to discontinue district retirement salary plan if active and retired district employees other than teachers are included within State Employees' Retirement System by contract of district with board of administration of State system. Requires teachers' contributions to district plan, together with credited interest, to be refunded to teachers. Requires amount equal to actuarial equivalent of annuity portion of retirement salary of respective retired teachers, based on interest rate and mortality tables used in determination of it, to be paid to retired teachers, respectively. Permits district to pay monthly to teachers retired prior to date of discontinuance of district system any difference between amount of retirement salary under plan and amount of allowance from State Teachers' Retirement System after discontinuance of local system. Specifies that provision for such payment of differences shall not be considered local retirement system for purposes of State Teachers' Retirement Law.

S.B. 1606—KRAFT. (Pub. H. & S.) Adds Ch. 8, Div. 20, H. & S. C., to prohibit use of fluoroscope or other X-ray equipment in shoe stores as shoe-fitting device.

S.B. 1607—KRAFT. (Pub. H. & S.) Amends, adds, and repeals various Secs., H. & S. C., re adulterating, misbranding, and advertising of drugs and devices.

Apparently identical with S.B. 823, except for following additions:

(1) Defines "treatment" and "diagnosis," and enlarges definition of "advertising" to include representations relating to treatment or diagnosis.

(2) Prohibits advertising which makes use of testimonials or letters of approval which advocate the use of any substance, device, treatment, or method of treatment, as having any effect on enumerated diseases.

S.B. 1608—KRAFT (By Request). (Fin. Inst.) Adds Sec. 12931, Ins. C., re health service contracts.

Prohibits false or misleading advertising of contracts to provide health care services.

To take effect immediately, urgency measure.

S.B. 1609—KRAFT (By Request). Amends Sec. 112, Lab. C., increasing annual salary of members of Industrial Accident Commission except chairman from \$10,000 to \$12,000, and of chairman from \$10,000 to \$12,500.

S.B. 1610—KRAFT (By Request). (Rev. & Tax.) Adds Sec. 6018.1, R. & T. C., re application of sales and use tax to physicians and surgeons.

Makes physicians and surgeons retailers of drugs and medicines furnished by them in treatment of patients.

S.B. 1611—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Provides for filing appeal re experience rating statement with referee rather than appeals board. Prescribes filing and hearings procedure. Authorizes appeal to appeals board.

S.B. 1612—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Provides for filing appeal re transfer of reserve account with referee rather than appeals board. Prescribes filing and hearings procedure. Authorizes appeal to appeals board and judicial review.

S.B. 1613—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Provides for filing petition for reassessment with referee rather than appeals board. Prescribes filing and hearing procedure. Authorizes appeal to appeals board.

S.B. 1614—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Provides for hearing by referee rather than appeals board, on petition for refund. Authorizes appeal to appeals board.

S.B. 1615—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes claimant ineligible if he is unemployed, rather than if he left his work, because of trade dispute.

S.B. 1616—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Extends period for filing appeal from notice of overpayment from 10 to 15 days, period for filing appeal to appeals board from referee's decision from 10 to 15 days.

S.B. 1617—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re benefits claims.

Requires designation of employee in each unemployment claims office to mail all required notices and maintain designated records thereof.

S.B. 1618—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Provides for appeal from referee's decision to panel of 3 referees in area offices, rather than appeals board. Prescribes procedure for hearing appeals by such panels.

Authorizes filing of request for appeal with appeals board, within 15 days, of decision of referee panel, with discretion in board to grant review.

S.B. 1619—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Defines day of hospitalization for such benefits as period from midnight to midnight, and includes day of entry, but excludes day of discharge unless occurring on same day.

S.B. 1620—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Authorizes assignment of such benefits by claimant to hospital or payment of such benefits to hospital by commission, without assignment, upon request of hospital.

S.B. 1621—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Requires claim for such benefits to be filed within 30 days after commencement of disability; certificate of disability to show treatment received within 7 days after commencement of disability.

S.B. 1622—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits, making no substantive change.

S.B. 1623—KRAFT (By Request). (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Requires as condition to approval of voluntary plan, that plan provide for voluntary withdrawal of employees.

S.B. 1624—MILLER AND OTHERS. (B. & P.) Amends Secs. 2701 and 2702, B. & P. C., re Board of Nurse Examiners.

Increases Board of Nurse Examiners from 5 to 7 members.

Requires that 5 members be licensed professional nurses with experience required by existing law and 2 members not to be licensed professional nurses.

S.B. 1625—MILLER AND OTHERS. (B. & P.) Amends Sec. 2815, adds Secs. 2724, 2725.1, 2831, and 2786.5, B. & P. C., re vocational nursing.

Defines practice of vocational nursing and provides for issuance of license to qualified persons as vocational nurses as distinguished from licenses for registered nurses.

S.B. 1626—DESMOND AND HOFFMAN. (Agr.) Amends Act 8780d, the Unemployment Insurance Act, re agricultural labor.

Provides that hatching, raising, feeding, and management of poultry constitutes agricultural labor; states such provision to be declaratory of existing law; preserves benefit rights incurred under contrary administrative interpretation but waives charges to employers experience rating accounts therefor.

S.B. 1627—DESMOND. (Trans.) Adds Sec. 533, S. & H. C., re state highway routes.

Adds Route 233 to State Highway System, from Route 50 to Route 207.

S.B. 1628—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Authorizes commission, where potential right of claimant to workmen's compensation exists, to suspend claim until final determination by appropriate agency if claimant clearly entitled to such other payments; if doubt exists, to pay benefits if claimant is eligible, executes lien, and diligently pursues other rights.

Imposes lien on such payments for benefits paid by commission or under voluntary plan.

S.B. 1629—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability insurance plans.

Authorizes insurer, with consent of employer, to elect to make such plan applicable to all employees to whom it is available except those rejecting it, rather than to those consenting to it, if 75 percent consent. Requires posting notice; prescribes procedure for rejecting plan.

S.B. 1630—DESMOND. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925, re Municipal Court of Sacramento.

Increases salary of judges from \$10,000 to \$12,000. Increases number and salaries of court attaches.

S.B. 1631—DESMOND. (Agr.) Adds Sec. 78, Ag. C., re agricultural fairs.

Requires State Agricultural Society to permit use of state fairgrounds, including race track, by any agricultural association of district lying wholly or partly within same county as fairgrounds.

S.B. 1632—DESMOND. (Gov. Eff.) Adds Sec. 19535, B. & P. C., re horse racing.

Provides that any horse race licensee which is unable to hold race meets on days allotted to it in any year shall not be prejudiced thereby in right to be awarded same racing days thereafter.

S.B. 1633—WEYBRET AND OTHERS. (Gov. Eff.) Amends various Secs., Gov. C., re witnesses before legislative committees.

Makes clarifying and technical changes. Specifies witness is not entitled to fee unless provided for by applicable legislative rules, and that witness may not demand fee before appearance.

Deletes requirement that books or documents witness must produce be reasonable and proper, and provides they must be reasonably relevant to investigation undertaken within scope of resolution creating the committee.

Specifies contents of petition to superior court to compel witness to testify or produce books or documents and prescribes procedure. Provides for appeal from order directing witness to testify or produce books or documents.

Requires witness to assert his constitutional privilege against self-incrimination in order to secure immunity from prosecution for matters as to which he is compelled to testify. Provides that such immunity does not extend to testimony which is not protected by constitutional provision against self-incrimination.

S.B. 1634—WEYBRET AND OTHERS. (Soc. Wel.) Adds and repeals various Secs., W. & I. C., re real property qualifications for public assistance.

Provides no assistance shall be granted as aid to needy children, for old age security, to needy blind, and to partially self-supporting blind if person or spouse with whom such person is living has real property exceeding \$3,000 less encumbrances in assessed value, or \$6,000 with encumbrances.

S.B. 1635—WEYBRET AND OTHERS. (Soc. Wel.) Adds and repeals various Secs., W. & I. C., re personal property qualifications for public assistance.

Provides no assistance shall be granted as aid to needy children, for old age security, to needy blind, and to partially self-supporting blind when such persons own personal property exceeding \$600 in assessed value, or such persons are married and living with spouse receiving aid and combined personal property of both spouses exceeds \$900 in assessed value.

S.B. 1636—PARKMAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re territorial restrictions on distribution of alcoholic beverages.

Provides that wholesaler or rectifier shall not sell distilled spirits bearing trademark, brand or name of producer or owner in any part of this State unless producer or owner has designated wholesaler or rectifier as authorized distributor for that part of State by writing filed with State Board of Equalization. Permits change of authorized distributors upon reasonable notice. Authorizes board to adopt rules for administration.

S.B. 1637—PARKMAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re beer containers and cartons.

Suspends for duration of hostilities in any wars in which United States may become engaged, or until majority of beer production in California petitions and Board of Equalization finds that sufficient supply of cartons is available, requirement that corrugated paper beer cartons must bear correct name of manufacturer and bottler. Prohibits obliteration of name of first user of wood or fibre board beer cartons unless he consents or is out of business.

S.B. 1638—PARKMAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re warranty of price by suppliers of distilled spirits.

Requires wholesaler, rectifier or importer of distilled spirits to obtain written warranty from supplier as to each purchase to the effect that supplier's sales price, f.o.b. his customary shipping point, is not in excess of supplier's lowest current offering or selling price to any customer.

Permits action for treble damages by any person damaged by reason of breach of warranty, and imposes statutory penalty of \$5,000 for each breach to be recovered by State in action brought by Attorney General.

S.B. 1639—PARKMAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re license transfers and escrows.

Provides that recorded notice of intended transfer shall include name and address of escrow holder, statement of purchase price of licensed business as well as price of license, and separate statement of amount of price to be paid in cash.

Permits creditors to file claims within 10, instead of 7, days after recording of notice. Provides escrow shall close 5 days after completion of transfer instead of within reasonable time thereafter.

Provides for notice by State Board of Equalization to escrow holder of transfer or denial of transfer of license. If transfer application and escrow is canceled, escrow holder shall record notice of cancellation with county recorder.

S.B. 1640—PARKMAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale of beer to instrumentalities of the armed forces of the United States maintained on military or naval reservations.

Authorizes such sales by manufacturers or wholesalers and provides that no excise tax shall be levied thereon. Permits credit in case where tax has been paid on beer that is subsequently sold to instrumentality of the armed forces so located.

S.B. 1641—HATFIELD. (Trans.) Repeals Act 3303q, re appropriation for post-war county highway construction projects.

Requires money previously allocated to be expended for purpose which allocated, and complete reports thereof made to controller, boards of supervisors to remain responsible for proper expenditure.

S.B. 1642—SUTTON AND HATFIELD. (Gov. Eff.) Amends title of Ch. 3, Pt. 2, Div. 2, and Secs. 550 and 565, M. & V. C., to change names of California Defense and Security Act and California Defense and Security Corps to California State Guard and Security Act and California State Guard and Security Corps, respectively.

To take effect immediately, urgency measure.

S.B. 1643—HATFIELD. (Agr.) Amends Sec. 353.1, Ag. C., re fees for inspection of hides and carcasses.

Deletes 13 cent fee for inspection of animals, carcasses, and hides, and substitutes unspecified fee.

S.B. 1644—SUTTON. (Trans.) Adds Sec. 714.5, Veh. C., re weight capacity on county bridges.

Authorizes county road commissioner to temporarily post county bridge for maximum weight limits if he thinks bridge is in dangerous condition, such posting to remain in effect until 15 days after next succeeding monthly meeting of board of supervisors.

S.B. 1645—SUTTON. (Lab.) Amends Sec. 1352, Lab. C., re working hours of female employees.

Excepts nurses aids when employed by county hospitals from provisions limiting working hours of female employees.

S.B. 1646—THOMPSON. (Pub. H. & S.) Adds Ch. 3.5, Pt. 3, Div. 13, H. & S. C., re use of trailer coaches for permanent dwellings.

Requires any trailer coach occupied as permanent residence in trailer park to meet requirements of buildings as set forth in statutes regulating auto courts and resorts if in unincorporated area, and to meet requirements of dwelling as set forth in State Housing Act if in city.

S.B. 1647—THOMPSON. (Pub. H. & S.) Amends Sec. 18720, H. & S. C., re trailer parks.

Requires owner or operator of trailer park, as well as owner or operator of auto court and resort and auto trailer camp, to keep register of specified information concerning persons to whom accommodations are furnished, their automobiles and trailers.

Requires every trailer park owner, lessee or operator to report to Division of Housing, presence of trailer or trailer coaches in his possession or parked in his park which do not carry current vehicle license, within 10 days of entry to park. Makes reports public record and provides for furnishing of copies thereof to county, city, or city and county assessors upon request.

S.B. 1648—O'GARA AND OTHERS. (Trans.) Adds Art. 2.5, Ch. 1, Div. 17, S. & H. C., re Area Toll Bridge Boards.

Provides for appointment of such boards in area affected by proposed action of California Toll Bridge Authority. Consent of board required for action by authority.

S.B. 1649—O'GARA. (Rev. & Tax.) Amends Sec. 8107, R. & T. C., re credits against motor vehicle fuel license tax.

Permits credit to distributor of 2% of tax per 10,000 gallons of fuel distributed, for losses due to evaporation.

S.B. 1650—COOMBS. (Ed.) Amends Sec. 432, Ed. C., Sec. 28132, Gov. C., and Sec. 737bb, Pol. C., re compensation for public service in Napa County.

Changes compensation of county school superintendent, auditor, district attorney, supervisors, and superior court judges, to unspecified sums.

S.B. 1651—COOMBS. (L. Gov.) New act, re compensation of county, township, and municipal officers.

Suspends provisions of Section 5, Article XI of State Constitution prohibiting increase in salary of such an officer after his election or during his term, from time of declaration of war by Congress until 6 months after hostilities terminate, as proclaimed by President.

S.B. 1652—BURNS, WAY, AND PARKMAN. (Trans.) Amends Act 5129a, Highway Carriers' Act, re highway carriers.

Provides that any radial highway common carrier transporting only shipments weighing 20,000 pounds or more shall not be considered as operating as a highway common carrier irrespective of volume of such traffic between fixed termini or over regular routes.

Provides that any highway contract carrier transporting freight under written contract for more than 30 days duration shall not be considered as operating as a highway common carrier regardless of volume of traffic between fixed termini or over regular routes.

Requires highway contract carriers to conduct operations only under individual written bilateral contracts with each shipper, specifying certain terms of the contract.

Requires such contract to be kept by carrier and available for inspection.

Provides that provisions relating to character and form of contracts do not apply to transportation performed for federal agencies, the State or any political subdivision

thereof, or to transportation service performed for the account of another highway carrier.

Provides for termination of highway contract carrier and radial highway common carrier permits issued prior to effective date of this act, and the issuance of new permits.

Requires new applicants for radial highway common carrier permits to possess the ability and financial responsibility to perform the services.

Provides that the protection against liability required of highway carriers shall not be cancellable on less than 30, rather than 10, days written notice to the Public Utilities Commission.

Deletes existing provisions relating to suspension and revocation of permits, and authorizes commission to suspend or revoke a permit for the wilful failure of the holder to comply within a reasonable time (not less than 30 days) with a lawful order of the commission issued after notice and hearing demanding corrective action.

Deletes existing provisions relating to voluntary suspension of permit, and authorizes commission upon application of holder to amend or revoke in whole or in part, or to suspend for a definite time, his permit.

S.B. 1653—BURNS. (B. & P.) Amends Sec. 7693, B. & P. C., to prevent funeral directors or embalmers from advertising of service or merchandise at stipulated price, or variation of such price, or as being free.

S.B. 1654—BURNS. (L. Gov.) Amends Sec. 737i, Pol. C., and Sec. 7910, C. C. P., to change salary of superior court judges of Fresno County from \$12,500 to unspecified sum.

S.B. 1655—BURNS. (Pub. H. & S.) Amends Secs. 8300, 8308, and 8570 and adds Sec. 8573, H. & S. C., re private cemeteries.

Clarifies provisions relative to rule making power of cemetery authorities.

Limits conditions subject to which cemetery plots may be sold after cemetery has been dedicated, to rules and regulations made under general rule making power.

Provides that all cemetery lots sold, transferred or conveyed by cemetery authority shall have any use restriction plainly set forth in deed or contract made at time of purchase.

S.B. 1656—BURNS. (Pub. H. & S.) Amends and repeals various Secs., H. & S. C., re private cemeteries.

Clarifies provisions relative to regulatory powers of cemetery authorities. Requires that rules or regulations prohibiting monuments, effigies and structures to be uniform.

Deletes provision specifically authorizing cemetery authority to restrict and limit use of all property within its cemetery.

S.B. 1657—BURNS. (B. & P.) Amends Sec. 7049, B. & P. C., re contractors.

Provides that leveling, grading, excavating, draining or preparation of farm lands shall be subject to provisions regulating contractors unless done by owner or tenant of farm personally, notwithstanding provisions excluding agricultural work, generally, from those regulations.

S.B. 1658—BURNS AND TENNEY. (Gov. Eff.) Repeals and adds various secs., B. & P. C., re charity horse racing days.

Deletes provision permitting Horse Racing Board to allow 5 additional racing days to licensees during meeting, to be known as charity days, and requiring licensees to donate net proceeds from wagering to charities approved by board.

Provides that board must grant not less than 3 nor more than 5 charity days to each licensee in any meeting.

Requires licensee to conduct charity races as condition to issuance of license.

Requires net proceeds from charity day operations, including wagering, admissions, parking, program sales and concessions to be donated to charity through nonprofit distributing agency selected by licensee and approved by board.

Provides standards with which distributing agency must comply as to organization and methods of distribution of funds. Provides that list of beneficiaries to which funds are to be distributed must be submitted to board for approval or disapproval.

Exempts racing days conducted on charity days from provisions of Secs. 19485 and 19485.1, B. & P. C., re license fees and breakage.

Provides that commission deductible by licensee from pari-mutuel pool on charity days shall not exceed 13 percent of gross amount of money handled.

S.B. 1659—BURNS. (B. & P.) Amends various secs., B. & P. C., re regulation, registration, and licensing of private investigators and adjusters.

Deletes from provisions regulating and licensing private detectives, members of licensee or applicant for license who is other than an individual.

Requires applicant for license or his manager to have had at least 2 years' experience as private investigator or insurance adjuster rather than as private detective.

Deletes requirement for hearing before denial of license. Provides for denial of license where applicant has made any false statement in his application.

S.B. 1660—BURNS. (B. & P.) Amends, repeals, and adds various secs., B. & P. C., re regulation and licensing of private investigators and adjusters, and creation of Bureau of Private Investigators and Adjusters.

Creates in Department of Professional and Vocational Standards a Bureau of Private Investigators and Adjusters. Abolishes Detective License Bureau.

Abolishes licenses for private detectives and provides for licenses for private investigators, private patrol operators, and insurance adjusters and others in fields regulated by chapter.

Requires 30-day notice instead of 10 days by licensee to director if manager ceases to be connected with licensee. Failure to give such notice subjects licensee to suspension or revocation instead of ipso facto forfeiture and may be reinstated upon payment of a reinstatement fee, if any be due. Deletes \$25 fee for reinstatement of forfeited license.

Requires all written reports to client to be made by licensee, manager or person authorized by either.

Deletes provision that no fee be required for branch office certificates.

Repeals provision that hearings be held in accordance with Administrative Procedure Act.

S.B. 1661—BURNS. (B. & P.) Amends Secs. 7521 and 7522, B. & P. C., re private investigators.

Defines insurance adjuster and specifically excludes insurance adjusters from provisions regulating private investigators.

Provides that night watchmen in unincorporated areas, deputized by county sheriff, who serve either 1 employer only or several employers on certain beat or territory, are subject to provisions regulating private detectives.

S.B. 1662—BURNS. (B. & P.) Amends Secs. 7580 and 7581, B. & P. C., re schedule of license fees for private investigators and adjusters, and creation of Private Investigator and Adjuster Fund.

Provides for original license fee for insurance adjuster to be fixed by the Director of Professional and Vocational Standards at not more than \$50 nor less than \$25.

Provides fee of \$5 for issuance of branch office certificate.

Abolishes Private Detective Fund and establishes Private Investigator and Adjuster Fund in its place.

S.B. 1663—BURNS. (Wat. Res.) Amends Act 9127c, the Water Conservation Act of 1931.

Provides that real property, as used in act, includes all improvements on land but excepts all mineral interests whether or not severed from surface ownership of land.

S.B. 1664—BURNS. (Wat. Res.) Amends Secs. 25500 and 25501, Wat. C., re irrigation districts.

Provides that mineral interests whether or not severed from surface ownership of land shall not be assessed.

S.B. 1665—BURNS AND OTHERS. (B. & P.) Adds Ch. 4, Div. 1, B. & P. C., re loyalty affidavit.

Requires every person holding license or permit issued by Department of Professional and Vocational Standards or any board, bureau or agency thereof, and every applicant for such license or permit, to file prescribed affidavit of loyalty.

Makes filing of false affidavit, perjury, and prescribes penalty therefor.

Provides that any person who files affidavit and, while holding such license or permit, advocates or becomes member of political party or organization that advocates overthrow of United States Government by force or violence, is guilty of felony, prescribing penalty therefor.

S.B. 1666—BURNS AND OTHERS. (B. & P.) Adds Art. 10, Ch. 4, Div. 3, B. & P. C., re loyalty of attorneys.

Requires every active or inactive member of State Bar of California to file with Board of Governors a prescribed affidavit of loyalty. Provides that no person shall be admitted to State Bar until he has filed such affidavit.

Makes filing of false affidavit perjury, and prescribes penalty therefor.

Provides that any person who files affidavit and, while member of State Bar, advocates or becomes member of political party or organization that advocates overthrow of United States Government by force and violence or other unlawful means, is guilty of felony, prescribing penalty therefor.

S.B. 1667—BURNS AND OTHERS. (Gov. Eff.) New act, re registration of members of communist organizations and regulating the activities of registrants.

Requires the filing of registration statement with Attorney General by every person who resides in, is employed in, has regular place of business in, or who regularly enters or travels in this State, and who is, or becomes member of any communist organization.

Requires such persons to file new statements upon change of name, address, employment, place of business, or affiliations with communist organizations.

Requires Attorney General to keep and file such statements, which shall be available only to certain state officials, and which shall not be used for prosecutions for violations of other state statutes.

Prohibits such registrants from acquiring or carrying certain dangerous weapons or explosives, and excludes them from appointment to position in civilian defense organization.

Provides for procedure for withdrawing of registration statements.

Makes wilful refusal to register by any person who has reason to believe he is required to register or violation of act after registration a felony.

Makes it misdemeanor to make wilfully false or misleading statement in registration statement.

S.B. 1668—BURNS. (Agr.) Amends Sec. 803.5, Ag. C., re nectarines.

Provides that nectarines are mature at picking if aggregate area of 1 inch, rather than $\frac{1}{2}$ inch, in diameter of surface of fruit has broken from green or dark green to distinct flecking of light green or light green indicating equivalent maturity.

S.B. 1669—BURNS. (Gov. Eff.) Adds Ch. 1.5, Pt. 2, Div. 2, Title 2, Gov. C., re research aids to Legislature.

Creates Legislative Research Bureau, in charge of Legislative Research Counselor, to be selected biennially by Legislature by concurrent resolution.

Authorizes Legislative Research Counselor, on request of member of Legislature or of legislative committee, to do such research work as does not fall within province of Legislative Counsel or Legislative Auditor.

Creates Legislative Research Council, consisting of Legislative Counsel, Legislative Auditor, and Legislative Research Counsel, to coordinate and apportion work when requested work falls within province of more than one member of council.

Creates Senate and Assembly Committees on Legislative Organization, which together constitute Joint Committee on Organization and Program, and prescribes powers.

Authorizes committees to study matters relating to organization and procedure of respective houses of Legislature, to provide facilities, information and assistance to members and committees, and to assist members and committees in research or

fact-finding projects. Members may submit research or other projects to these committees if Legislative Research Council is unable to undertake project, and committee may take appropriate action if project deemed necessary or desirable.

S.B. 1670—BURNS. (Gov. Eff.) Adds Ch. 4, Pt. 2, Div. 2, Title 2, Gov. C., re Legislative Archives.

Establishes archives and provides for management by superintendent selected by Legislature or joint legislative committee at commencement each regular session, to serve at annual unspecified salary.

Provides for delivery of legislative publications to superintendent for filing and for making them available to Legislature and others.

S.B. 1671—BURNS. (H. & S.) Adds Ch. 5, Div. 2, H. & S. C., re regulating use and keeping of animals for research and diagnostic purposes.

Makes unlawful the keeping or use of animals for research or diagnostic purposes without first securing approval of State Department of Public Health.

Authorizes and requires department to promulgate rules, including rules under which department shall grant approval, and rules providing for humane treatment and care of animals.

Authorizes department to revoke or suspend approval. Provides for annual fees scaled to number of animals used.

S.B. 1672—BURNS. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale of wine.

Makes provisions re sale at prices contained in price schedule or fair trade contract applicable only to sales to retailers or consumers instead of to sales and purchases by any licensee.

Recasts provisions re contents of price schedules and fair trade contracts. Revises and consolidates maximum quantity and prompt payment discounts.

Changes times for lowering prices to meet competitive prices. Adds definition of "competitive price."

Where price schedules or changes are mailed to licensees instead of published, provides they are effective at time affidavit of mailing is filed with State Board of Equalization, except as specified as to prices filed after 20th day of month.

Deletes provision for return of defective or damaged wine with approval of board, or without approval if less than 5 gallons per month, or if return is pursuant to court order.

Adds provision authorizing return of wine by retailer, but prohibits seller from selling wine to retailer for one year unless wine returned is in exchange for identical quantity, brand and item of wine, or unless returned pursuant to court order.

Adds Trinity, Mendocino, Butte, Calaveras, Mariposa, and Imperial Counties to "Mountain" trading area. Provides that minimum prices for Imperial County shall not be less than specified prices for Southern California trading area.

Makes other technical changes.

S.B. 1673—BURNS. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re containers of wine.

Deletes provision prohibiting bottling or packaging of wine in flask containers of less than $\frac{1}{2}$ gallon. Permits bottling and sale of wine in pocket flask type containers holding $\frac{1}{2}$ gallon or more, meeting specified standards. Permits possession in smaller containers on premises of licensed wine grower or at his branch office, warehouse or United States bonded storeroom.

S.B. 1674—BURNS. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re excise taxes on alcoholic beverages.

Revises section re penalties to provide for payment by taxpayer of \$5 or 5 percent penalty, whichever is greater, for failure to file return or to pay tax within prescribed time.

Authorizes State Board of Equalization to extend time for making report or paying tax for up to 30 instead of 15 days. Makes extension provision applicable to beer and wine excise as well as distilled spirits tax.

S.B. 1675—BURNS AND HATFIELD. (L. Gov.) Adds Art. 1.5, Ch. 2, Div. 4, W. & I. C., re work relief projects in connection with county aid to indigents.

Defines "work relief project" as work provided in administering indigent relief and required as condition of relief. Permits county to do all or any portion of work of constructing, repairing, or furnishing any shipping facility or public building by means of work relief project, without having work done by contract. Declares it not unlawful to split or separate any public work project into smaller work projects or orders so as to conduct all or any part of the public works project as a work relief project. Provides that whenever construction, repair, or furnishing of public building or shipping facility has been done by contract, additional work to make it usable may be done by work relief project, including but not limited to landscaping grounds, planting lawns, shrubs, and trees, construction of sidewalks, alleys, or streets, and construction of walls and fences.

S.B. 1676—GIBSON AND SUTTON. (Gov. Eff.) Adds Sec. 1983, Gov. C., to require filing of claims against public officers and agencies as prescribed by law.

S.B. 1677—GIBSON. (Gov. Eff.) Amends Sec. 50022, Gov. C., re fire prevention codes.

Authorizes cities, counties, and cities and counties to adopt by reference fire prevention codes without posting or publishing code if copies are available for public examination in office of clerk prior to adoption.

S.B. 1678—HAROLD T. JOHNSON. (Fin.) Appropriates \$15,000 to Department of Public Works to provide channel corrections of Yuba River at Downieville.

S.B. 1679—HAROLD T. JOHNSON. (Trans.) Amends Sec. 705, Veh. C., to decrease by specified amounts the maximum weight limits for most vehicles or combinations of vehicles.

S.B. 1680—HAROLD T. JOHNSON AND OTHERS. (Gov. Eff.) Amends Sec. 9351.3, Gov. C., including within Legislators' Retirement System officers of Senate or Assembly elected by vote of members.

S.B. 1681—HAROLD T. JOHNSON, MAYO, AND BROWN. (Fin.) New act, re repair and restoration of county roads damaged or destroyed by floods.

Appropriates unspecified sum to Department of Finance to be loaned to counties for use as counties' share of cost for repair and restoration of county roads damaged or destroyed by flood, in securing allocations made for that purpose on matching basis.

Provides for deduction of amount of installment from payment to county from Highway Users Tax Fund when county fails to pay installment due on loan.

S.B. 1682—COOMBS. (Jud.) Amends Sec. 48a, Civ. C., re libel in weekly periodical or weekly magazine.

Adds above to publications from which only special damages for libel may be obtained upon retraction in manner specified.

S.B. 1683—COOMBS. (L. Gov.) Amends and repeals various Secs., Gov. C., re discontinuance of city parks.

Restriicts authorization to cities to discontinue use of city land as public park, to land dedicated to such use by the city itself.

Decreases proportion of vote of electorate required to discontinue such use from $\frac{2}{3}$ to majority vote.

Provides when ordinance for discontinuance of such use becomes effective, city may dispose of property in same manner as other surplus city property, rather than as it deems proper.

Increases period within which additional proceedings for discontinuance of such use may not be instituted after rejection of such discontinuance by electorate, from 6 months to 1 year.

Requires transfer of market value of land acquired with funds derived from bonds for park purposes to bond fund if land is sold rather than devoted to another

municipal use, and of proceeds from such sale in general fund of city if land was not so acquired.

Repeals procedure for determination of property owners' claims re damage to their property due to discontinuance of such use.

S.B. 1684—COOMBS. (L. Gov.) Amends various Secs., Gov. C., re zoning.

Deletes provisions allowing city legislative body to divide city into only 2 types of zoning districts and makes zoning provisions applicable to any district rather than only to one or other of 2 types. Requires planning commissions to report to legislative body on zoning district boundaries and regulations within 90 days after it requires commission to report. Requires personal notice of hearing on proposed zoning ordinances to property owners affected. Requires publication of notice not less than 10 days before hearing, rather than during week meeting is to be held. Provides that amendatory zoning ordinance need not be submitted to planning commission nor notice required unless district boundaries are proposed to be changed. Authorizes city zoning commission to investigate use, as well as variance, permits.

S.B. 1685—DESMOND. (Fin. Inst.) Amends Act 8488, the Bank and Corporation Franchise Tax Act, to provide for election as to recognition of gain, and prescribe basis of property, acquired in certain corporate liquidations.

S.B. 1686—DESMOND. (Rev. & Tax.) Adds Secs. 17688 and 17758, R. & T. C., re personal income tax, to provide for election as to recognition of gain and prescribe basis of property acquired in certain corporate liquidations.

S.B. 1687—DESMOND. (Ed.) Adds Ch. 1.5, Div. 10, Ed. C., re McGeorge College of Law.

Makes existing nonprofit corporation a law college in State Government, to be administered by board of trustees of 5 members appointed by Governor for 4 year staggered terms, to serve without compensation. Provides that college succeeds to rights and privileges of nonprofit corporation upon resolution of its trustees.

Appropriates \$50,000 to carry out provisions of act.

S.B. 1688—WATSON. (F. & G.) Adds Sec. 1204, F. & G. C., re issuance of licenses to feed migratory birds.

Authorizes Fish and Game Commission to issue licenses and make regulations permitting feeding of migratory game birds. Permits annual license fee of not over \$25.

S.B. 1689—O'GARA. (Jud.) Adds Sec. 1873, C. C. P., prohibiting admission of illegally obtained evidence before any court in State.

S.B. 1690—O'GARA. (Jud.) Amends Sec. 825, Pen. C., re duties of custodian of arrested person.

Requires person arrested to be taken before magistrate forthwith if available, or within 18 hours excluding holidays.

Requires that prisoner be permitted to communicate by any reasonable means with friends, relatives or attorney immediately after arrest and all other reasonable times.

Penalizes violation of section by any person, instead of officer.

Forfeits office of officer convicted of violating section and makes him ineligible to hold any other office in State.

S.B. 1691—PARKMAN. (Nat. Res.) Amends Sec. 5425, P. R. C., re withdrawal of territory from recreation, park and parkway districts.

Provides for written objection to withdrawal by 1 percent or more of total number of voters residing in territory proposed to be withdrawn instead of residing within district. If such objection is made, determination of withdrawal shall be made by majority of voters of territory proposed to be withdrawn instead of majority vote of voters of entire district.

S.B. 1692—PARKMAN. (L. Gov.) Amends Sec. 28112, Gov. C., re compensation for public service in San Mateo County.

Changes compensation of supervisors to unspecified sums.

S.B. 1693—WILLIAMS. (Lab.) Amends Sec. 204, Lab. C., re dates for semi-monthly payment of wages.

Changes final date re work performed between 1st and 15th of month from 26th to last day of month, and re work performed between 16th and last day of month from 10th to 15th day of following month.

S.B. 1694—WILLIAMS. (Ed.) Amends Sec. 5699, Elec. C., re casting of ballots.

Modifies provision permitting voters to absent themselves from work for any 2 consecutive hours on primary and general election days by providing that such absence may be for only such time as will, together with any time during which such voter is not scheduled to work, enable him to have 2 consecutive hours between opening and closing of polls in which to vote either before or after his hours of work on said day.

S.B. 1695—BROWN. (Nat. Res.) Amends Sec. 6444, repeals Sec. 6443, P. R. C., re exchange of state lands with Federal Government.

Repeals superseded section. Corrects cross-reference.

S.B. 1696—WEYBRET. (Soc. Wel.) Adds Sec. 3473.01, W. & I. C., re aid to partially self-supporting blind residents.

Provides such persons who have received aid continuously for one year and during that year have not demonstrated ability to earn income over \$600 per year shall be ineligible for aid to partially self-supporting blind.

S.B. 1697—REGAN. (Lab.) Adds Secs. 3092-3097, incl., Lab. C., re certification of welders.

Provides for establishment by California Apprenticeship Council, assisted by designated committees and Division of Industrial Safety, of minimum standards of qualification for welders, and issuance by council of certificates to persons meeting such standards. Makes certificated welders eligible without further examination for work done or financed by State or its subdivisions. Provides that if further examination required for work other than above, cost must be borne by person requiring same, welder to be paid not less than prevailing wage. Makes Shelley-Maloney Apprentice Labor Standards Act of 1939 applicable where not in conflict.

S.B. 1698—REGAN. (B. & P.) Amends Sec. 7044, B. & P. C., re licensing and regulation of contractors.

See digest of S.B. 1495, apparently identical.

S.B. 1699—REGAN. (B. & P.) Adds Sec. 7001.1, B. & P. C., re Contractors' State License Board.

See digest of S.B. 1494, apparently identical.

S.B. 1700—ABSHIRE. (L. Gov.) Amends Sec. 28120, Gov. C., re compensation for public service in Sonoma County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

S.B. 1701—ABSHIRE. (L. Gov.) Amends Sec. 737ww, Pol. C., to change salary of superior court judges of Sonoma County from \$12,000 to unspecified sum.

S.B. 1702—ABSHIRE. (Lab.) Amends Sec. 923, and adds Sec. 924, Lab. C., to declare public policy to be that employees shall be free from interference, restraint, or coercion of labor organizations or their agents, as well as of employers or their agents.

S.B. 1703—ABSHIRE. (B. & P.) Appropriates \$1,000 to Board of Medical Examiners to be expended during 1951-1952 Fiscal Year in administration of Physical Therapists Practice Act.

S.B. 1704—JESPERSEN. (Ed.) Adds Ch. 7, Div. 12, Ed. C., authorizing Department of Education to license, supervise, and regulate private schools.

S.B. 1705—HOFFMAN. (Gov. Eff.) Appropriates \$5,000 from final balance of Fairs and Exposition Fund to San Joaquin County for agricultural fair purposes in connection with Tracy Harvest Festival.

S.B. 1706—WARD. (Rev. & Tax.) Amends Sec. 13642, R. & T. C., re transfers in contemplation of death.

Deletes definition of contemplation of death as including that expectancy of death which actuates a person on the execution of his will and provides that a transfer without valuable and adequate consideration within 3 years prior to death shall, unless contrary shown, be deemed to have been made in contemplation of death and that no transfer made prior thereto shall be in contemplation of death.

S.B. 1707—WARD. (Rev. & Tax.) Amends Sec. 6006.5, R. & T. C., to exempt from sales and use taxes all transactions upon which no gain or loss is recognized under Personal Income Tax Law or Bank and Corporation Tax Law.

S.B. 1708—WARD. (Gov. Eff.) Adds Sec. 1090.5, Gov. C., re contracts and purchases by governmental agencies.

Makes valid a contract with or purchase by governmental agency where member of Legislature or officer of governmental agency is interested therein, if contract or purchase is made with lowest bidder after open bidding or if interest of legislator or officer is due only to ownership of shares in corporation contracting or selling and is limited to 5% of such shares.

S.B. 1709—WARD. (Lab.) Repeals Sec. 6903, Lab. C., requiring specified crews in operation of trains.

S.B. 1710—JESPERSEN. (Fin. Inst.) Adds Sec. 10202.75, Ins. C., re group life insurance.

Authorizes issuance of such policy to trustee of fund established by employer members of trade association, maintained by contributions of members with or without employee contributions, where association in business 5 years, and minimum of 100 lives covered.

S.B. 1711—JESPERSEN. (Trans.) Adds Sec. 4123, H. & N. C., re harbor commissions.

See digest of S.B. 1470, apparently identical.

S.B. 1712—PARKMAN. (Rev. & Tax.) Amends Sec. 9653, R. & T. C., re exemptions from motor vehicle transportation license tax.

Provides all portions of public highway lying within external boundary of city shall be deemed to be within its corporate limits, without regard to any internal boundary, for purposes of exemption from such tax of vehicles operated exclusively within or between cities.

S.B. 1713—MILLER, GIBSON, AND COOMBS. (Trans.) Appropriates unspecified sum to Department of Public Works for study of feasibility of financing and constructing, under California Toll Bridge Authority Act, a highway crossing between cities of Benicia and Martinez.

Money expended to be returned to General Fund with interest, from proceeds of first sale of revenue bonds issued for construction of such bridge.

S.B. 1714—BYRNE. (Trans.) Adds Sec. 551, S. & H. C., re state highway routes.

Adds Route 251 to State Highway System, from Route 87 near Oroville to Route 47 near Butte Meadows.

S.B. 1715—JUDAH. (F. & G.) Adds Sec. 1078, F. & G. C., re commercial fishing in Monterey Bay.

Prohibits taking of fish from Monterey Bay for commercial purposes from December 1st to February 29th, inclusive.

S.B. 1716—JUDAH. (F. & G.) Adds Sec. 850, F. & G. C., re nets in District 15.

Prohibits use of nets in Fish and Game District 15 during season for taking sardines for reduction purposes.

S.B. 1717—DESMOND. (Pub. U.) Amends Act 6391, the Public Utility District Act, to authorize and to provide procedure for annexation of territory not part of and not contiguous to any public utility district.

S.B. 1718—JUDAH. (F. & G.) Adds Sec. 958, F. & G. C., re dragnets.
Prohibits use of dragnets containing more than one cod-end.

S.B. 1719—JUDAH. (F. & G.) Adds Sec. 851, F. & G. C., re nets in District 15.
Prohibits use of nets, and possession of nets on boats, in that portion of Fish and Game District 15 lying east of line running south from Sequel Point to 10 fathom contour.

S.B. 1720—REGAN. (Pub. U.) Adds Secs. 7901.2 and 7901.3, P. U. C., re use of state lands by telephone or telegraph corporations.

Requires any such corporation to file with State Lands Commission, State Controller, and county recorder a plat of lands to be utilized and stating intended use.

Provides that if such use is approved, State Lands Commission shall endorse plat and issue permit of use, unless, on court review, such use is prohibited.

Provides that upon discontinuance of such use for 6 months, permit is canceled.

S.B. 1721—HATFIELD. (Trans.) New act, re apportionment to counties of funds under Federal-Aid Highway Act of 1950.

Establishes method of apportionment of such funds to counties for secondary and feeder roads, in accordance with federal requirements.

Provides that funds may be expended on state highways under certain conditions.

S.B. 1722—MCBRIDE. (Lab.) Amends Sec. 11870, Ins. C., re workmen's compensation insurance coverage of public employees.

Authorizes public agencies to insure with private insurers, law now providing they may do so only if coverage refused by State Fund.

S.B. 1723—COLLIER. (Trans.) Adds Sec. 694a, Veh. C., authorizing motor coaches or busses operated by common carriers of passengers for hire to have maximum outside width not exceeding 102 inches.

S.B. 1724—COLLIER. (Trans.) Amends Sec. 697.1, Veh. C., permitting passenger busses operated in urban or suburban service to be 40 feet in length, deleting requirement of approval by Public Utilities Commission for length to exceed 35 feet.

S.B. 1725—TENNEY. (Ed.) Amends Sec. 12102, Ed. C., re education certification documents.

Removes exception of non-citizen exchange teachers from prohibition against issuing certification documents to person not meeting Labor Code citizenship requirements.

S.B. 1726—BREED, GIBSON, AND MAYO. (Trans.) Amends Secs. 7351 and 8651, R. & T. C., and Secs. 370, 372, and 381, Veh. C., re vehicle fuel taxes, registration fees, and operator's and chauffeur's license fees.

Increases motor vehicle fuel license tax and use fuel tax from $4\frac{1}{2}$ to 6 cents per gallon, vehicle registration fee from \$6 to \$7.50, vehicle weight fees according to specified schedule, and motor vehicle operator's and chauffeur's license fees from \$2 to \$2.50, all increases operative January 1, 1952.

S.B. 1727—BURNS AND OTHERS. (Gov. Eff.) New act, re registration of members of communist organizations and the limitation of certain activities of registrants.

Requires registration of any person who resides in, is employed in, has a regular place of business in, or who has remained more than 48 hours within the State, and who is a member of certain designated organizations.

Describes contents of registration statement which is to be filed with the sheriff's department in any county.

Requires a filing of a new statement upon change of name, address, employment, place of business, or affiliations with communist organizations.

Requires sheriffs to maintain files of such statements and to forward duplicates to Attorney General, who shall maintain a complete master file.

Provides that statements are for the confidential use of state, county, and city officials in exercise of their duty of issuing permits to carry concealed weapons, issuing

of permits relating to explosives, or appointing personnel for civilian defense organizations.

Prohibits such registrants from acquiring or carrying certain dangerous weapons or explosives, and excludes them from appointment to any position in any civilian defense organization.

Provides procedure for withdrawing of registration statement.

Defines as a misdemeanor, the wilful refusal to register by any person who has reason to believe he is required to register, or the violation of this act after registration.

Defines as a felony, the wilful stating of false or misleading facts in any registration statement or affidavit provided for in this act.

Provides that a person may not refuse to register on the ground that the statement may tend to incriminate him or subject him to penalty or forfeiture, and provides for immunity from prosecution based upon such information.

To take effect immediately, urgency measure.

S.B. 1728—JESPERSEN. (Nat. Res.) Amends Act 6384b, re beaches, parks, and public recreation facilities.

Provides that unexpended balance of money available for expenditure for acquisition of ocean beaches, tidewater bays and inlets, may be expended for land and water areas for use or development as marinas and small boat harbors along coast or on or adjacent to bays, inlets, or estuaries or on or adjacent to tidewater streams or rivers.

S.B. 1729—JESPERSEN. (Nat. Res.) Amends Act 6384b, re beaches, parks, and public recreational facilities.

Provides that contributions of money, property or lands from private or other sources equal $\frac{1}{2}$ of amount expended from appropriation made by act for acquisition of lands for public recreational purposes instead of contribution on 50-50 basis.

S.B. 1730—SUTTON. (Fin.) Claim bill. \$1,337.96. Elden W. Clement.

S.B. 1731—DONNELLY. (Gov. Eff.) Adds Art. 3.5, Ch. 2, Div. 1, Title 3, Gov. C., re boundary line between Alpine and Tuolumne Counties.

Requires State Lands Commission to determine such boundary, cost thereof to be borne by State.

S.B. 1732—DONNELLY. (Jud.) Adds Sec. 1033.5, Pen. C., authorizing venue change in criminal action where impossible to obtain jury in original county.

S.B. 1733—DONNELLY. (Jud.) Amends Sec. 761.5, Prob. C., re sale of estate property.

Prohibits commission set by court for agent who procures sale of estate property at figure higher than that of original bid, from exceeding 5% of increased amount.

S.B. 1734—DONNELLY. (Jud.) Adds Sec. 1247, Pen. C., and Sec. 962, C. C. P., re clerks' transcripts on appeal.

See digest of S.B. 1512, apparently identical.

S.B. 1735—DONNELLY. (Soc. Wel.) Adds Sec. 2020.01, W. & I. C., re cost of living increases in amount of old age security.

Declares intention of Legislature that grants of old age security shall be increased whenever increases in living costs render statutory maximum amounts inadequate to provide for needs of recipient. Directs State Department of Social Welfare semi-annually on July 1 and January 1 to determine cost of living from Consumers' Price Index for Moderate Income Families in San Francisco of Bureau of Labor Statistics of United States Government, and provides when such figure exceeds comparable index figure for January 1, 1951, by 1 full point or more, the monthly grant of old age security to each recipient shall be increased \$1 for each point by which the latest index figure exceeds the figure for January 1, 1950. Provides that if United States Bureau of Statistics discontinues publication of such price index, department shall select and utilize any other comparable index or, if necessary, compile and issue such an index to be used for purpose of determining such increases.

S.B. 1736—BREED AND DESMOND. (L. Gov.) Amends Act 6393, the Municipal Utility District Act, and adds Sec. 12106, P. U. C., to permit governing board of municipal utility districts to authorize making of emergency appointments of employees without examination, during national emergency or war.

S.B. 1737—BUSCH. (Trans.) Appropriates unspecified sum to State Highway Fund for acquisition and construction work in connection with Route 16.

S.B. 1738—BUSCH. (L. Gov.) Amends Act 1880, the Municipal and Justice Court Act of 1949, authorizing commissioning as notaries public of justices of peace supplanted by act.

S.B. 1739—BUSCH. (Ed.) Amends Sec. 16430, Ed. C., re school safety patrols. Deletes restriction that school safety patrols may assist pupils in crossing only those streets and highways adjacent to school.

S.B. 1740—BUSCH. (L. Gov.) Amends Act 1880, the Municipal and Justice Court Act of 1949, requiring city to pay salary of city judge.

S.B. 1741—MAYO. (Gov. Eff.) New act, re Commission on Governmental Organization.

Establishes Commission on Governmental Organization to make survey of all governmental functions and of transaction of public business by all agencies of State Government for promotion of economy and efficiency.

Provides commission consists of 3 members of Senate appointed by Rules Committee, 3 members of Assembly, appointed by Speaker, Controller, Director of Finance, Legislative Auditor, and 6 public members appointed by Governor, all to serve without compensation except for expenses.

Prescribes powers, duties, and functions of commission. Appropriates unspecified sum.

S.B. 1742—MAYO. (Gov. Eff.) New act, re commission for investigation and study of state and local taxation.

Creates Commission on Taxation, consisting of 9 members appointed by Governor, 3 Senators appointed by Rules Committee, and 3 Assemblymen appointed by Speaker, serving without compensation except for actual expenses, to make complete investigation of all phases of state and local taxation, and report to Governor before January 1, 1953, and to Legislature in January, 1953, existence to terminate June 30, 1953.

Provides for employment of personnel, attendance of witnesses and production of records, and other matters necessary for exercise of powers. Appropriates unspecified sum.

S.B. 1743—JESPERSEN AND OTHERS. (Nat. Res.) Amends Act 6384b, re beaches, parks, and public recreational facilities.

Provides that contributions of money, property or lands from private or other sources equal $\frac{1}{4}$ of amount expended from appropriation made by act for acquisition of lands for public recreational purposes instead of contribution on 50-50 basis.

S.B. 1744—WAY. (Trans.) Adds Sec. 679.1, Veh. C., to prescribe rules governing loading and securement of logs and poles on vehicles.

S.B. 1745—WAY. (Trans.) Adds Sec. 679.2, Veh. C., to prescribe rules governing loading and securement of lumber and lumber products on vehicles.

S.B. 1746—McBRIDE. (Fin. Inst.) Amends Sec. 2070, Ins. C., re standard form fire insurance policies.

Authorizes incorporating standard form fire insurance policy by reference in multiple risk insurance policy which covers fire risk.

S.B. 1747—McBRIDE. (Fin. Inst.) Amends Sec. 120, Ins. C., re miscellaneous insurance.

Includes so-called film producers indemnity insurance within designated classes of miscellaneous insurance.

S.B. 1748—MCBRIDE. (Fin. Inst.) Amends Secs. 1191 and 1192, repeals Sec. 1199, adds Secs. 1192.4 and 1199, Ins. C., re investment of excess funds of insurers.

Authorizes investment of excess funds up to 10 percent of capital and surplus in stock and interest-bearing obligations of Canadian corporations.

Permits investment of not more than 50 percent of capital and surplus of insurance company in stock of insurance company organized under law of other state or Canada and meeting specified condition, upon authorization of Commissioner.

S.B. 1749—PARKMAN. (Fin. Inst.) Adds Sec. 10116, Ins. C., re life and disability insurance.

Defines riot as used in exclusion clauses in such policies as any disturbance of peace by 2 or more persons.

S.B. 1750—COOMBS. (L. Gov.) Amends Sec. 28132, Gov. C., re compensation for public services in Napa County, making no substantive changes.

S.B. 1751—COOMBS. (L. Gov.) Amends Sec. 737bb, Pol. C., and Sec. 79.28, C. C. P., to change salary of superior court judge of Napa County from \$12,000 to unspecified sum.

S.B. 1752—COOMBS. (L. Gov.) Amends Sec. 28135, Gov. C., re compensation for public service in Yolo County, making no substantive change.

S.B. 1753—COOMBS. (L. Gov.) Amends Sec. 737ee, Pol. C., and Sec. 79.57, C. C. P., to change salary of superior court judge of Yolo County from \$12,000 to unspecified sum.

S.B. 1754—DILLINGER. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re advertising of alcoholic beverages, making no substantive change.

S.B. 1755—THOMPSON. (L. Gov.) Amends Act 1880, the Municipal and Justice Court Act of 1949, establishing salary of municipal court judges at unspecified sum.

S.B. 1756—THOMPSON AND WEYBRET. (Rev. & Tax.) Adds Sec. 6202.5, R. & T. C., re use tax on motor vehicles.

Makes liable for use tax residents of State who use in State, vehicles purchased by or for them outside State, whether from retailer or not. Prohibits registration of such vehicles until proof of compliance or that compliance unnecessary is furnished to Department of Motor Vehicles.

S.B. 1757—BYRNE. (B. & P.) Amends Sec. 20880, B. & P. C., re advertising sale of petroleum products.

Deletes prohibited use of "save," "off," "discount," "less," "below," in posted sign or other advertising medium offering for sale or selling gasoline or motor vehicle fuel.

Prohibits use of any advertising medium indicating reduced price of designated amount.

Excepts from prohibited use provisions any sign which reads "serve yourself and save" or "save".

S.B. 1758—O'GARA. (Jud.) Amends Secs. 4658 and 4659, Corp. C., re proceedings for dissolution of corporations, making no substantive change.

S.B. 1759—REGAN AND BURNS. (Rev. & Tax.) Amends Sec. 110 and adds Secs. 988 and 989, R. & T. C., re valuation for property taxation.

Makes cash value of buildings and other improvements never sold or offered for sale by owner and not used for profit, market value if market exists, otherwise cash value of materials of which constructed. Makes similar provision re buildings and improvements of specialty character or designed for special use and not used for profit.

S.B. 1760—GIBSON. (Wat. Res.) New act, the Solano County Flood Control and Water Conservation District Act.

Creates Solano County Flood Control and Water Conservation District, prescribing its organization and powers and duties.

To take effect immediately, urgency measure.

S.B. 1761—REGAN. (Jud.) Adds Sec. 608a, C. C. P., re jury instructions.

Provides in jury case involving asserted claim of similarity to composition in letters or art, court shall instruct jury which part is protectible and which the asserted similarity justifies inference of identity or copying.

S.B. 1762—REGAN. (Jud.) Adds Sec. 986, C. C., re actions involving similarity of compositions.

Provides in action involving asserted claim of similarity of composition in letters or art, the question which part is protectible and which the asserted similarity justifies inference of identity or copying, are questions of law determinable by court.

S.B. 1763—DILWORTH. (Trans.) Adds Sec. 373.1, Veh. C., authorizing vehicle to be registered for portion of year upon payment of one-twelfth of annual weight fee for each month but prohibiting registration for period of less than 3 months.

S.B. 1764—WARD. (Rev. & Tax.) Amends and adds various Secs., B. & P. C., re sale of prophylactics.

Eliminates provision restricting retail licenses to pharmacies and rural dealers and provides new procedure for issuance of wholesale and retail licenses to qualified persons, increasing retail license fee from \$2 to \$5. Makes conforming changes in definitions.

S.B. 1765—WARD. (Lab.) Amend Secs. 3202, 5705, 5708 and 5709, Lab. C., re workmen's compensation.

Removes provisions on burden of proof and practice and procedure before Industrial Accident Commission from liberal construction rule.

Provides for meeting burden of proof by substantial preponderance of evidence.

Deletes from list of affirmative defenses as to which employer has burden of proof, any asserted prejudice to employer on failure of employee to file claim of injury with employer within prescribed period.

Changes rule that commission is not bound by common law and statutory rules of evidence to one that it is, except on showing of unavailability of evidence of that character.

Eliminates provision that no informality in proceeding before commission invalidates its decision.

Provides for invalidation of commission's decision based on inadmissible evidence.

S.B. 1766—WARD. (Jud.) Adds Sec. 3333.5, Civ. C., adopting comparative negligence doctrine in actions for death or injury to person or property.

S.B. 1767—DESMOND. (Ed.) Adds Sec. 16251.1, Ed. C., requiring school district governing boards to provide transportation for deaf pupils residing in district.

S.B. 1768—DESMOND. (Jud.) Amends Sec. 209, Pen. C., deleting requirement that life imprisonment sentence be without possibility of parole, in cases of kidnapping with violence.

S.B. 1769—DESMOND. (Ed.) Adds Sec. 16052, Ed. C., allowing teachers to use reasonable force on pupils to quell disturbances or punish serious infractions of classroom peace.

S.B. 1770—DESMOND. (Lab.) Amends Secs. 4453 and 4702, Lab. C., re workmen's compensation benefits.

Increases maximum average weekly earnings figure for use in computing average annual earnings from \$46.16 to \$61.65.

Increases ordinary maximum death benefit from \$6,000 to \$10,000, and maximum in case of surviving widow and dependent minor children from \$7,500 to \$11,500.

Increases minimum death benefit in case of total dependency from \$3,000 to \$4,000.

Prohibits deduction of disability indemnity from death benefit when original injury occurs after effective date of bill, rather than effective date 1949 amendment.

Makes other changes applicable to death resulting from original injury after effective date bill.

S.B. 1771—MILLER. (Ed.) Amends Sec. 4965, Ed. C., re unified school districts.

Makes unified district bond limitation 15% of assessed valuation of district property for elementary, high school, and junior college purposes, instead of 5% for each separate purpose.

S.B. 1772—POWERS AND COLLIER. (Gov. Eff.) Amends Sec. 5289, B. & P. C., re outdoor advertising.

Provides that no advertising structure shall be erected or maintained, rather than placed, unless it is built to withstand a specified wind pressure.

S.B. 1773—POWERS AND COLLIER. (Gov. Eff.) Amends Sec. 5325, B. & P. C., re permit fees for outdoor advertising.

Changes annual permit fee for advertising sign from 25 cents to unspecified amount, and for advertising structure from \$1 to unspecified amount.

S.B. 1774—SUTTON. (Fin.) Appropriates unspecified sum to Department of California Highway Patrol for purchase of site for, and construction and equipment of, building for department in Red Bluff.

S.B. 1775—SUTTON. (Fin.) Appropriates \$150,000 for acquisition of site and construction of national guard armory at Red Bluff.

S.B. 1776—DILLINGER AND COOMBS. (Jud.) Repeals Secs. 73, 73b, 73f, and 142, C. C. P., re sessions of superior courts.

S.B. 1777—DILLINGER, COOMBS, AND ABSHIRE. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925; and adds Sec. 737ffff, Pol. C. and Sec. 79.59, C. C. P., re compensation of superior and municipal court judges.

Fixes salaries of such judges at \$2,000 less than specified for term of appointment or for first 2 years after election, and \$1,000 less for next 2 years after election. Exempts incumbent judges to end of term.

S.B. 1778—DILLINGER, COOMBS, AND ABSHIRE. (L. Gov.) Amends Act 5238, the Municipal Court Act of 1925; and adds Sec. 737ffff, Pol. C. and Sec. 79.59, C. C. P., re compensation of superior and municipal court judges.

See digest of S.B. 1777, apparently identical.

S.B. 1779—DILLINGER, COOMBS, AND ABSHIRE. (Gov. Eff.) Amends Act 3904, re audit of expenses of judges assigned by Judicial Council.

Sets forth procedure for audit of claims and requires persons required to aid in recording or enforcement of such claims to see that act is carried out.

S.B. 1780—DILLINGER AND COOMBS. (Jud.) Amends and repeals various Secs., Pol. C. and C. C. P., re salaries of certain attaches of Supreme and District Courts of Appeals.

Deletes provisions fixing salaries of clerks and reporters of decisions of such courts.

S.B. 1781—DILLINGER AND COOMBS. (Trans.) Amends Sec. 109, Veh. C., to delete provision for annual salary of Registrar of Vehicles.

S.B. 1782—DILLINGER AND COOMBS. (Mil. & Vet. Aff.) Amends Sec. 168, M. & V. C., to delete provisions that Assistant Adjutant General shall receive same pay and allowances as brigadier general in United States Army.

S.B. 1783—DILLINGER AND COOMBS. (Gov. Eff.) Amends Sec. 121, Bank Act, to delete provisions fixing salary of chief deputy superintendent of banks at \$10,000.

S.B. 1784—DILLINGER AND COOMBS. (Sec. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re members of commission.

Deletes provisions fixing salary of commission members at \$12,000 per year.

S.B. 1785—DILLINGER AND COOMBS. (Ed.) Amends Sec. 20924, repeals Secs. 144 and 144.2, Ed. C., deleting provisions prescribing salaries of field worker for California School for the Blind, Deputy Superintendents of Public Instruction, and associate superintendents of public instruction.

S.B. 1786—DILLINGER AND COOMBS. (Gov. Eff.) Amends Secs. 1156, 1705.5, and 1732.6, H. & N. C., re salaries of State officers.

Deletes provisions providing for salary of secretary of Board of Pilot Commissioners and member secretary and port manager of Board of State Harbor Commissioners for San Francisco Harbor.

S.B. 1787—DILLINGER AND COOMBS. (Gov. Eff.) Amends Sec. 57, repeals Secs. 70.5, 77.5, 80, and 145, Lab. C., re State Officers.

Deletes provision providing that division chiefs in Department of Industrial Relations shall receive salary fixed in accordance with law.

Deletes provisions fixing salaries of Chief, Division of Industrial Welfare, Chief, Division of Housing, Labor Commissioner, and Chief, Division of Industrial Safety.

S.B. 1788—DILLINGER AND COOMBS. (Gov. Eff.) Amends Secs. 4806 and 19433, repeals Sec. 18626.5, B. & P. C., re salaries of State officers.

Deletes provisions providing for salaries of secretary of Board of Examiners in Veterinary Medicine, secretary of California Horse Racing Board, and secretary of State Athletic Commission.

S.B. 1789—DILLINGER AND COOMBS. (Gov. Eff.) Amends Secs. 12001, 12302, 15003, and 15534, Gov. C., re salaries of certain state personnel.

Deletes provisions authorizing fixing of salaries of designated appointees of Governor, Treasurer and Attorney General.

S.B. 1790—DILLINGER AND COOMBS. (Gov. Eff.) Repeals Secs. 261b (added by Stats. 1933 Ch. 1031) and 261c, C. C. P., deleting special provisions re superior court phonographic reporters for Los Angeles, Alameda, and San Francisco Counties.

S.B. 1791—DILLINGER AND COOMBS. (Gov. Eff.) Adds Sec. 11155.5, Gov. C., re fixing salaries of state officers and employees.

Requires, to extent permitted by Constitution, fixing of salaries of designated state officers and employees by Legislature; salaries of other state personnel to be fixed by State Personnel Board.

S.B. 1792—DILLINGER AND COOMBS. (Gov. Eff.) Repeals Secs. 87, 88, 204e, 204f, 204h, 274c, and 274e, C. C. P., re certain attaches of superior and municipal courts.

Deletes provisions re powers of clerks and marshals of municipal courts, provisions re secretaries and jury commissioners of certain superior courts and re phonographic reporters in municipal courts.

S.B. 1793—DILLINGER AND COOMBS. (Gov. Eff.) New act, authorizes sick leaves and vacations with pay for judges of Supreme Court, district courts of appeal and superior courts.

S.B. 1794—DILLINGER AND COOMBS. (Gov. Eff.) New act, authorizes temporary assignment of superior court judge to superior court of another county, District Court of Appeals, or Supreme Court.

S.B. 1795—DILLINGER, COOMBS, AND ABSHIRE. (Gov. Eff.) Amends Sec. 727 Pol. C., and Sec. 39.5, C. C. P., re assisting and reporting to Judicial Council.

Requires all, instead of specified, local officers and superior court judges to cooperate with Judicial Council.

Requires weekly reports to Judicial Council by clerks of superior courts, amplified and approved by judges thereof.

S.B. 1796—DILLINGER, COOMBS, AND ABSHIRE. (Gov. Eff.) Adds Secs. 726.6, Pol. C., and 39.7, C. C. P., re annual report of Judicial Council.

Requires such report each November 1st to Governor, Department of Finance, Legislative Budget Committee, and Members of Legislature; specifying contents.

S.B. 1797—DILLINGER AND COOMBS. (Gov. Eff.) New act, requires superior court judges temporarily assigned elsewhere to be drawn from counties whose volume of business warrants.

S.B. 1798—DILLINGER AND COOMBS. (Jud.) New act, to require superior court judges to so arrange calendars as to be available for assignment by Judicial Council.

S.B. 1799—DILLINGER, COOMBS, AND ABSHIRE. (Gov. Eff.) Adds Secs. 65a and 65b, C. C. P., re superior court judges.

Reduces number of superior court judges in unspecified counties from 2 to 1.

S.B. 1800—MILLER. (Gov. Eff.) New act, quitclaiming by State to City of Martinez certain lands and authorizing the city to dispose of land free of statutory restrictions.

SENATE CONSTITUTIONAL AMENDMENTS

S.C.A. 1—TENNEY. (Gov. Eff.) Amends Sec. 3, Art. XX, to broaden the constitutional oath of office required of Members of Legislature, and all officers, executive and judicial, except certain inferior officers. Requires oath of all public employees also.

S.C.A. 2—MAYO. (Wat. Res.) Adds Sec. 16, Art. XVI. Authorizes issuance and sale of not to exceed \$400,000,000 of bonds to provide funds to assist local agencies in state water project development.

S.C.A. 3—JUDAH AND OTHERS. (Gov. Eff.) Adds Sec. 1a, Art. XVIII, re constitutional amendments.

Requires Department of Finance to analyze amendment requiring expenditure of state funds and make detailed estimate of amount all public agencies would have to expend under it. Estimate to be printed with amendment in ballot pamphlet.

S.C.A. 4—COLLIER. (Trans.) Adds Sec. 14, Art. XIII, to require State, counties, cities and counties, and municipal corporations to pay same motor vehicle registration fee as is provided for other motor vehicles.

S.C.A. 5—COLLIER. (Trans.) Amends Secs. 14½ and 16, Art. XIII, re taxation of insurance companies and banks.

Adds motor vehicle registration fees to present exceptions from provision that taxes imposed are in lieu of all other taxes and licenses.

S.C.A. 6—WEYBRET. (Elec.) Amends Sec. 1, Art. IV, re initiative petitions.

Excludes constitutional recess from 40-day period within which Legislature must act on such petitions.

Requires percentages of required signatures to such petitions to be obtained: 18, from Los Angeles County; 4, from Alameda County; 4, from San Francisco County; 3, from San Diego County; and 1½, from each congressional district outside such counties.

S.C.A. 7—MAYO. (Gov. Eff.) Adds Sec. 6, Art. XIV, re financing construction and improvement of state buildings.

Authorizes issuance of unspecified amount of state bonds for such financing. Ratifies S. B. 369, State Construction and Improvement Bond Act of 1951.

S.C.A. 8—WAY. (Trans.) Adds Sec. 5, Art. XXVI, re motor vehicle taxation and revenues.

Ratifies S. B. 428, Highway Construction Act of 1951, and authorizes expenditure of motor vehicle fuel and use taxes and license fees pursuant to said act.

S.C.A. 9—GIBSON, MAYO, AND WEYBRET. (Gov. Eff.) Adds Sec. 7, Art. XXIV, re state printing.

Provides civil service requirements do not prohibit printing for State by private printer under contract executed after competitive bidding and with approval of joint legislative committee.

S.C.A. 10—DILWORTH. (Rev. & Tax.) Adds Sec. 21, Art. XI, and Sec. 11.5, Art. XVI, re limitation of county property taxes and county expenditures for public assistance.

Limits county property taxes, except for payment of interest and redemption charges on county bonds, to amount levied for Fiscal Year 1950-1951, unless increase

previously approved by majority vote at primary or general election or two-thirds vote at special election.

Limits amount of county tax funds which Legislature may require county to expend for public assistance to amount not to exceed \$4 for each resident of county receiving public assistance.

To become operative on first day of fiscal year following fiscal year in which adopted.

S.C.A. 11—DONNELLY AND OTHERS. (Gov. Eff.) Amends Sec. 4, Art. XXIV, re civil service.

Increases exempt confidential positions of elected state officers, state officers appointed by Governor and state officers appointed by Legislature from 1 to 2. Similarly increases exempt deputies of Legislative Counsel and elected state officers. In addition, clothes Legislature with power to authorize appointment by each department of 1 exempt confidential position for head of each major departmental division, up to maximum of 7.

S.C.A. 12—O'GARA. (Jud.) Amends Sec. 14, Art. 1, re eminent domain.

Prohibits corporations, except those public corporations specified, to take any right of way or lands, instead of those to be used for reservoir purposes, without paying or securing compensation.

Adds school districts to bodies authorized to take immediate possession of property sought to be condemned.

S.C.A. 13—O'GARA. (L. Gov.) Adds Sec. 9, Art. XI, re municipal affairs.

Provides that charter provision adopted by city or city and county and ordinance adopted pursuant thereto shall be presumed to relate to municipal affairs.

S.C.A. 14—WEYBRET AND OTHERS. (Elec.) Amends Sec. 26, Art. VI, re election of justices and judges.

Deletes provisions establishing methods of election, filling vacancies and removal of justices of Supreme Court or District Court of Appeal, and judge of Superior Court of counties adopting such provisions.

S.C.A. 15—JESPERSEN. (Gov. Eff.) Repeals Art. XXXIV, re approval by voters of low rent housing projects.

S.C.A. 16—HATFIELD. (Jud.) Amends Sec. 8, Art. VI, re judges of the superior court.

Prescribes method of filling vacancy in office of superior judge and time of election of successor of appointee.

S.C.A. 17—HATFIELD. (Gov. Eff.) Adds Sec. 16, Art. XVI, re issuance of bonds to provide aid to cities, counties, cities and counties and districts of State for purposes of civil defense.

Authorizes issuance and sale of unspecified sum in state bonds to provide aid to cities, counties, cities and counties, and districts of State for purposes of civil defense subject to such legislation, rules, or regulations as shall be determined by Legislature, and to pay expenses of such sales and of administering expenditure of moneys realized therefrom.

Authorizes Legislature to pass general or special laws to carry out provisions. Authorizes such laws to provide for allocation of funds by Director of Finance after recommendation by State Civil Defense and Disaster Council or similar agency, and provides that legislators required to meet with such council shall have equal rights and duties with nonlegislative members.

S.C.A. 18—BUSCH AND OTHERS. (Gov. Eff.) Adds Sec. 27, Art. VI, re retirement of judges.

Provides for compulsory retirement of all judges and justices included within Judges' Retirement System at age 75, except that no incumbent on its effective date is to be retired without his own consent except for disability until expiration of current term or until he has served minimum period rendering him eligible for retirement with retirement allowance.

Authorizes Chairman of Judicial Council to assign retired judges and justices to judicial duties, and empowers such judges and justices to perform such duties, as Legislature shall provide.

S.C.A. 19—MILLER. (L. Gov.) Adds Sec. 31e, Art. IV, re compensation of school district employees.

Allows Legislature or district governing board to increase compensation of district employees at any time. Allows governing board to provide in employment contracts for automatic salary increases dependent on standard adopted by board or Legislature or increases mutually agreed upon by parties.

S.C.A. 20—O'GARA, MILLER, AND SUTTON. (Gov. Eff.) Adds Sec. 16, Art. XVI, re issuance of bonds for community redevelopment.

Authorizes issuance and sale of State bonds, not to exceed \$5,000,000, proceeds to be used in accordance with Community Redevelopment Loan Law. Approves, validates, and makes effective the Community Redevelopment Loan Law. Provides that section is self executing.

S.C.A. 21—O'GARA AND OTHERS. (Gov. Eff.) Adds Sec. 19, Art. XIII, re disposition of taxes on property in projects established under Community Redevelopment Act.

Provides for ad valorem taxation of such property and authorizes Legislature to provide for payment of taxes into special funds of redevelopment agencies and to counties, cities, and districts, in amounts and for purposes specified.

S.C.A. 22—COLLIER AND OTHERS. (Trans.) Adds Sec. 15, Art. XVI, re financing of system of strategic freeways.

Authorizes issuance of \$1,000,000,000 of state bonds to finance system of strategic state highways and freeways. Ratifies S.B. 1530, Strategic State Freeway and Highway Bond Act of 1951.

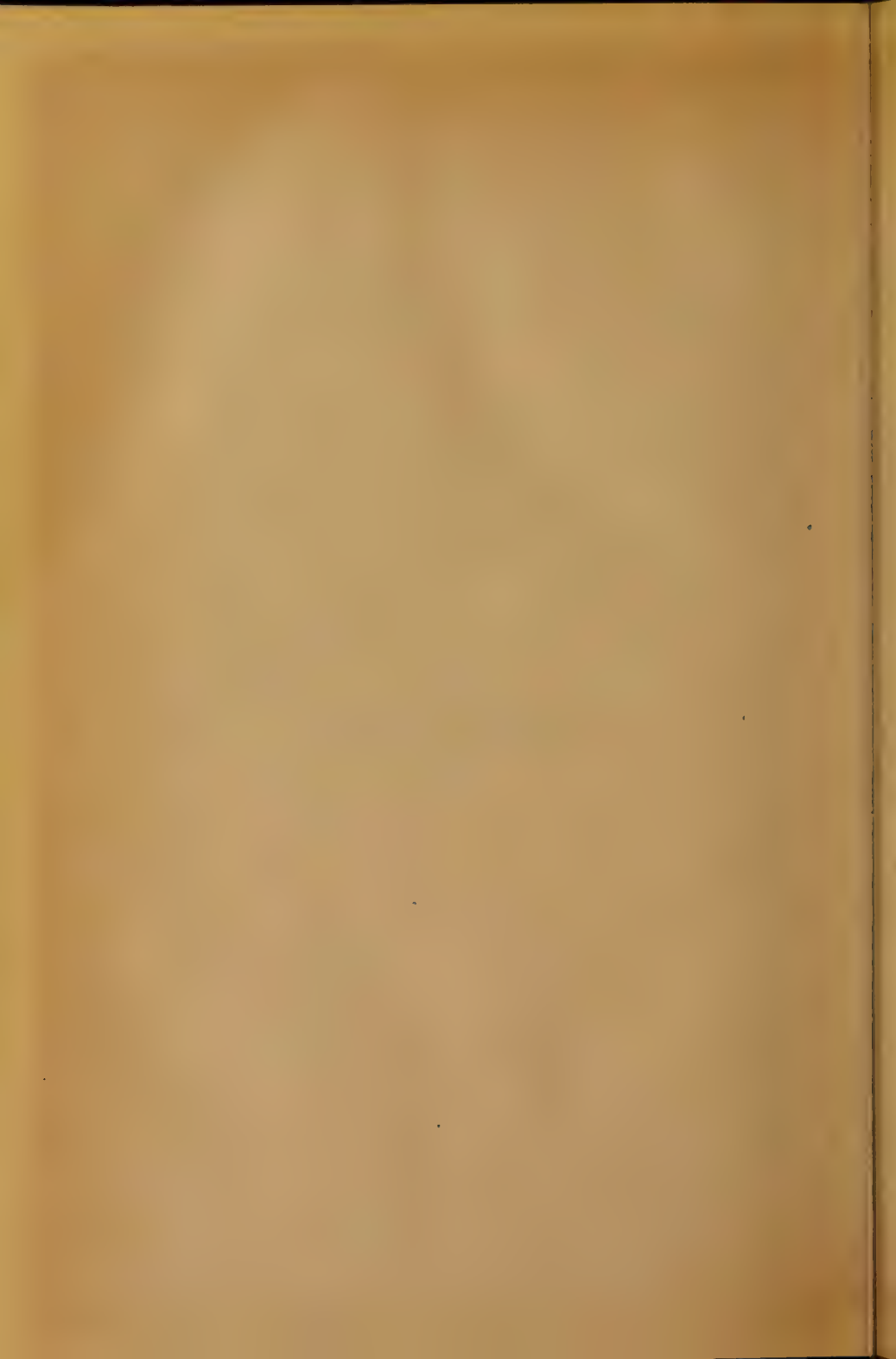
S.C.A. 23—DILLINGER AND COOMBS. (Gov. Eff.) Amends Sec. 17, Art. VI, re compensation of judges.

Deletes obsolete prohibition of change in salary of superior court judges in certain counties during term of office.

Deletes obsolete provisions apportioning cost of superior court judges' salaries between State and county.

Deletes obsolete matter fixing salaries of justices of Supreme Court and District Courts of Appeal.

LEGISLATIVE DIGEST
PART II
ASSEMBLY BILLS



ASSEMBLY BILLS

A.B. 1—BABBAGE AND OTHERS. (Jud.) Adds Sec. 1256.1, C. C. P., re condemnation proceedings.

Provides defendant in such proceeding shall commence and conclude argument.

A.B. 2—BECK. (Jud.) New act, re municipal courts.

Establishes municipal court in district embracing the City of San Fernando.

A.B. 3—BERRY. (Elec. & Reap.) Amends Sec. 11104, Elec. C., re recall of municipal officers.

Requires proponents of recall of municipal officer to be voters of city and be in number not less than 1 percent of voters of city. Requires publication of names of proponents under statement of reasons for proposed recall.

A.B. 4—BROWN. (Ed.) New act, requiring Department of Education to establish state college at or near Modesto, and appropriating unspecified sum for site, construction, and furnishing necessary buildings.

A.B. 5—BURKE AND McGEE. (Ed.) Amends Sec. 18054, Ed. C., re school district contracts.

Authorizes districts to make continuing contracts for service, as well as material and supplies, with accepted bidder for one year. Provides that such contracts for trucking service may be for period not to exceed 5 years.

A.B. 6—CHAPEL. (Jud.) Adds Art. 9, Ch. 1, Div. 4, Title 1, Gov. C., re fingerprinting of public employees.

See digest of S. B. 96, apparently identical.

A.B. 7—CLARKE. (Agr.) Amends Sec. 92.5, Ag. C., re premiums paid by fairs, to delete obsolete cross reference.

A.B. 8—CLOYED AND NIEHOUSE. (C., P., & P. W.) Amends Sec. 496, S. & H. C., re state highway routes.

Adds to existing Route 196, from Vista to Escondido.

A.B. 9—COATS AND MOSS. (Elec. & Reap.) Amends and adds various secs., Elec. C., re campaign expenditures.

Includes within definition of "committee" as used in Ch. 1, Div. 7, Elec. C., re expenditures for candidates, group of persons organized for purpose, or charged with duty, of conducting campaign of party or candidate only in part.

Defines "person" as used in said chapter to include individual, partnership, committee, association, corporation, and any other organization or group of persons.

Requires committees to file itemized statement of money received or disbursed, both at primaries and general elections, in same manner as candidates if receipts or disbursements aggregate more than \$50.

Requires every person, except committee, who makes expenditure other than by contribution to candidate or committee, aggregating more than \$50, for purpose of promoting nomination or election of candidate, to file itemized statement of money received or disbursed, in same manner as candidates.

A.B. 10—COLLIER. (Assembly engrossment). Adds Sec. 9906.6, Gov. C., re solicitation of funds from recipients of public assistance.

Provides any person other than such recipients, who solicits funds for influencing legislation from recipients of public assistance is guilty of misdemeanor.

A.B. 11—GEORGE D. COLLINS AND OTHERS. (Jud.) Amends Sec. 1129 and repeals Sec. 1605, Prob. C., to delete provisions re clerk's fee on transfer of guardianship and trust estates.

A.B. 12—SAM L. COLLINS AND MALONEY. (Senate Gov. Eff.) Amends Sec. 10204, Gov. C., re salary of Legislative Counsel.

Deletes provision for \$15,000 annual salary. Provides salary is \$12,000 from date of selection at regular session until 1st of January of 2d calendar year next following, when it becomes \$13,500 until 1st of January of 2d calendar year next following, and then is \$15,000 thereafter.

If selected to fill vacancy when Legislature is not in session the salary is to be \$12,000 from date of selection until 1st of January of 3d calendar year next following, when it becomes \$13,500 until 1st day of January of 5th calendar year following the initial selection and then is \$15,000 thereafter.

Applies to incumbent and successors.

A.B. 13—CONDON AND GEDDES. (Fin. & Ins.) Adds Sec. 768, Ins. C., re designation of particular insurance agents in connection with loans.

See digest of S.B. 167, apparently identical.

A.B. 14—CONRAD. (Elec. & Reap.) Amends various Secs. Elec. C., re state conventions and state and county central committees.

Provides for classifying delegate to state convention who were delegates to next previous conventions in same capacity as old delegate and others as new delegates.

Both old and new delegates are to appoint members to state central committee which is to meet on first Monday of January of following year. Appointees of new delegates also become members of existing state central committee, supplanting appointees of delegate serving in same capacity at previous convention. Prior appointees of old delegates continue on existing state central committee. Existing state central committee meets on day after convention and functions until new one takes office.

Provides for election of all county central committees at 1952 primary and every 2 years thereafter, to take office in 3d Tuesday in December following election. Existing committees are to continue to function until new ones organize.

A.B. 15—DAVIS. (Mun. & C. G.) Amends Sec. 28140, Gov. C., increasing supervisors' annual compensation from \$1,500 to \$2,400 in Lassen County.

A.B. 16—DICKEY AND OTHERS. (Pub. H.) New act, re air pollution research.

Appropriates \$150,000 to State Department of Public Health to establish air pollution research project and creates Air Pollution Research Advisory Council and prescribes its powers and duties.

To take effect immediately, urgency measure.

A.B. 17—DOLWIG. Amends Sec. 10291.5, Ins. C., re disability insurance policies.

Amplifies effective date of 1949 amendment prescribing standards for such policies to expressly authorize continued use of previously approved policies until approval withdrawn.

Chapter 1, Statutes of 1951, approved January 22, 1951, in effect immediately.

A.B. 18—DUNN (By Request). (Mun. & C. G.) Amends Secs. 34301, 34303, 34308, 34315, and 34323, Gov. C., re incorporation of new cities.

Requires petitioners for incorporation to be qualified county electors residing on, rather than owners in fee or or purchasers under written agreement to buy, land to be incorporated. Changes number of petitioners from those representing 25 percent of land value to number equal to 25% of votes cast in area at last gubernatorial election. Prohibits, at boundary hearing, exclusion of land in 2 or more superimposed and substantially coterminous special service districts, other than school districts, designed to be included in proposed city. Requires county to pay election costs.

A.B. 19—ERWIN AND OTHERS. (Rev. & Tax.) Amends Sec. 19627, B. & P. C., re disposition of state revenue derived from horse racing licenses.

Directs all license fees not payable into Fair and Exposition Fund to be appropriated each fiscal year to California State Polytechnic College for permanent improvements at the Kellogg and Voorhis Units, to the sum of \$3,000,000, and remainder into General Fund.

Provides such appropriation to be without regard to fiscal years and to apply only to 1951-1952 Fiscal Year and 4 fiscal years thereafter.

A.B. 20—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 18005, Gov. C., re separation from state service of state personnel.

See digest of S.B. 178, apparently identical.

A.B. 21—GEDDES AND OTHERS. Adds Sec. 19620, Ed. C., re child care centers.

Extends state support for centers from February 15, 1951, to June 30, 1951. Makes unencumbered balance of 1950 appropriation available for extended period. Appropriates \$1,800,000 to Department of Education for administration and support of centers from February 16, to June 30, 1951.

Chapter 4, Statutes of 1951, approved January 30, 1951, to take effect immediately.

A.B. 22—GRANT AND STEWART. (G. E. & E.) Adds Ch. 13, Div. 3, B. & P. C., re regulation and licensing of interior decorators and creating State Board of Interior Decorators.

Creates in Department of Professional and Vocational Standards, State Board of Interior Decorators, prescribes its duties and powers.

Provides for licensing of interior decorators and operators of interior decorating service, for revocation and suspension of such licenses, examination of applicants, and prescribes educational qualifications.

Prohibits practice of interior decorating without license, and provides for fees and penalties.

A.B. 23—HAGEN. (Agri.) Amends Sec. 25656, Wat. C., re irrigation districts.

Provides that installment of which land is liable because of distribution district and amount needed for its operation shall be added to annual irrigation district assessment against land within distribution district.

A.B. 24—HAHN AND OTHERS. (P. U. & C.) New act, the Regulation of Private Wires Act of 1951, re use of private wire services for gambling purposes.

Prohibits furnishing or use of private wire for gambling purposes and provides such use is a public nuisance subject to abatement.

Provides that public utility shall not furnish private wire service, except for specified purposes, to any person except pursuant to written contract which shall include detailed statement of purpose for which wire is intended to be used. Requires copies of contracts to be filed with Public Utilities Commission. Authorizes commission to disapprove contract if it finds private wire is intended for or has been or is being used for transmitting information in furtherance of gambling. Prescribes procedure for hearing by commission.

Makes violation of act misdemeanor punishable by \$5,000 fine or 1 year imprisonment in county jail, or both.

A.B. 25—HAWKINS AND OTHERS. (Fin. & Ins.) Adds Art. 5, Ch. 1, Pt. 3, Div. 2, Ins. C., to prohibit race or color discrimination in issuance of motor vehicle liability insurance policies.

A.B. 26—HINCKLEY AND SHAW. (Assembly 3d reading.) Amends Sec. 31679, Gov. C., re minimum retirement allowances to retired members of county employees' retirement systems.

Provides for recalculation of retirement allowances of beneficiaries who retired prior to October 1, 1949, according to present provisions of section, thus making increase in minimum retirement allowance from \$600 to \$900 a year provided by 1949 legislation available to those persons who retired prior to effective date of 1949 legislation.

A.B. 27—KELLY. (G. E. & E.) Adds Ch. 6.5, Div. 10, Ed. C., re California School of Mines.

See digest of S.B. 152, apparently identical.

A.B. 28—LINDSAY, MOSS, AND HANSEN. (W. & M.) New act, re repair and restoration of levees, flood control works, channels, irrigation works, city and county roads and bridges and other property damaged or destroyed by storms or floods.

Appropriates \$2,000,000 to Emergency Fund specified in Item 277 of Budget Act of 1950 to be expended by Department of Public Works for restoration and repair of

works and property damaged by storm and flood after October 1, 1950, on matching basis.

To take effect immediately, urgency measure.

A.B. 29—LIPSCOMB. (Ed.) Amends Sec. 12142 and 12144, Ed. C., re psychological services in schools.

Prescribes services authorized under school psychologist's credential and prohibits their performance by person not having such credential or regular teaching credential for appropriate level of instruction.

A.B. 30—LUCKEL AND OTHERS. (Ed.) Amends Sec. 19432, Ed. C., re use of school property.

Deletes prohibition against use of school property by any individual or organization which advocates, or is affiliated with any organization which advocates, overthrow of government by force.

Prohibits use of school property for subversive activities, and makes any violation a misdemeanor.

A.B. 31—MCCOLLISTER. (Assembly Inactive File.) Appropriates unexpended balance of Item 245.1, Budget Act of 1950, to Department of Public Works.

Reappropriates balance for study of feasibility of use of railroads on crossing between Counties of Marin and Contra Costa, and construction in conjunction with Reber plan.

Money to be returned to State Highway Fund from tolls of crossing, if constructed, or from tolls on San Francisco-Oakland Bay Bridge.

To take effect immediately, urgency measure.

A.B. 32—MCMILLAN. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re hours of sale of alcoholic beverages.

Makes misdemeanor, selling, giving, or delivering of alcoholic beverages, except between 10 a.m. and 12 midnight on Saturday, or 10 a.m. and 8 p.m. on any other day, by any off-sale licensee.

A.B. 33—MORRIS. (C. S. & S. P.) Amends and adds various Secs., Gov. C., re rights of law enforcement personnel of Division of Narcotic Enforcement, Department of Justice, in State Employees' Retirement System.

See digest of S.B. 169, apparently identical.

A.B. 34—MOSS AND FLEURY. (Mil. Aff.) Adds Sec. 9612, Gov. C., to provide that terms "United States Army," "Army of the United States," "United States Navy," or "military service," as used in statutes, include "United States Air Force."

A.B. 35—MUNNELL AND ROSENTHAL. Amends Sec. 1596.1, Ed. C., re school sites.

Provides that no proceedings affecting school district boundaries shall operate to exclude school site, which became part of district by being acquired as school site contiguous to district boundaries, from district so acquiring if after proceedings site remains contiguous. Provides that such site and improvements thereon remain property of district.

Chapter 8, Statutes of 1951, approved January 30, 1951, in effect immediately.

A.B. 36—NIEHOUSE. (G. E. & E.) Adds Sec. 11003.5, Gov. C., re payments to State by negotiable paper.

Provides if negotiable paper is received and accepted by State agency in payment of obligation owed State and subsequently dishonored by drawee without fault of drawer, no penalty or interest accrues if none would apply if paper had been honored.

A.B. 37—ROSENTHAL. (Jud.) Amends, repeals, adds various secs., C. C. P., re children's court of conciliation.

Requires, rather than permitting, appointment of enumerated conciliation court attaches in counties having population of 900,000 or more, increasing salary of director of conciliation from \$6,000 to \$8,400 per annum, deleting provision for 1 investigator at \$4,200 per annum, and adding 2 assistants to judge and director of conciliation to

be known as referees to receive \$5,400 per annum each. Gives director of conciliation powers and duties of court commissioner generally, rather than only in connection with conciliation matters.

Expands jurisdiction of conciliation court to include determination of paternity and all other actions or proceedings with reference to domestic relations, as well as conciliation of spouses, divorce, annulment, and separate maintenance proceedings, but provides for exercise of such jurisdiction only when petition for conciliation is filed, eliminating present provision for transfer of divorce, annulment, or separate maintenance action to conciliation court when it appears to superior court that there is minor child of spouses whose welfare may be affected by relief sought. Permits petition for conciliation to be filed subsequent, as well as prior, to filing of action for divorce, annulment, or other domestic relations matter. When other action is brought after petition for conciliation filed, plaintiff in other action is required to file affidavit stating whether or not he filed petition for conciliation prior to filing other action. Clarifies and expands provisions for transfer of actions and papers and records therein from other departments to conciliation court.

Eliminates 30-day effective period for conciliation court orders, and provides that conciliation court jurisdiction shall continue until court voluntarily relinquishes jurisdiction. Makes specific and detailed provision for permissible orders by conciliation court, including orders for custody and support of minor children, disposition of personal property of minor children, alimony, attorneys' fees, costs of action, and other disbursements. Makes provisions governing divorce specifically applicable to all conciliation court proceedings, and declares certain contempt provisions also applicable thereto.

A.B. 38—SHERWIN. New act, making appropriation for salary increases for state employees.

Appropriates \$3,679,652, plus unexpended balance of appropriation made by Item 279, Budget Act of 1950, for salary increases for agencies supported from General Fund. Makes similar appropriation for special fund agencies. Prohibits expenditure for increases for employees separated prior to January 1, 1951, except by retirement, resignation to join military forces, and employees on military leave.

Chapter 5, Statutes of 1951, approved January 30, 1951, in effect immediately.

A.B. 39—SILLIMAN. (C., P., & P. W.) New act, authorizing construction of San Lucas flood control project.

See digest of S.B. 47, apparently identical.

A.B. 40—STEWART. (Assembly 3d Reading) Amends Sec. 13926, Gov. C., re awards to State employees.

Deletes prohibition against State Board of Control making more than 10 awards during any fiscal year to employees of one state agency for suggested procedures to reduce State expenditures.

A.B. 41—WATERS AND CONRAD. (Elec. & Reap.) Adds Sec. 492, Gov. C., re apportionment of Assembly Districts.

Continues present apportionment.

A.B. 42—WATERS AND CONRAD. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Continues present apportionment.

A.B. 43—STEWART. (Assembly 3d Reading) Amends Sec. 13145, Gov. C., re refunds by state agencies.

Increases maximum amount of refund state agency may retain where demand for payment not made within certain period, from less than \$2 to \$2.

A.B. 44—MALONEY AND CONNOLLY. (Rev. & Tax.) Amends Sec. 15442, R. & T. C., re exemption from gift tax of property transferred to nonprofit hospital membership associations and corporations.

See digest of S.B. 529, apparently identical.

A.B. 45—LUCKEL AND OTHERS. (Mil. Aff.) Amends Secs. 984 and 985, M. & V. C., to extend benefits of Veterans' Farm and Home Purchase Act of 1943 to persons serving in armed forces during Korean hostilities.

- A.B. 46—LINDSAY AND HANSEN. (P. U. & C.) Amends Sec. 11700 and repeals Secs. 11701, 11702, Wat. C., re Water Project Authority.

Authorizes Water Project Authority to issue revenue bonds in amount it deems necessary to pay for Central Valley Project, eliminating limitation of \$170,000,000 less contribution of United States and funds made available out of State Treasury.

- A.B. 47—KLOCKSIEH AND OTHERS. (Trans. & C.) Amends Sec. 142, Veh. C., re vehicles exempted from registrations.

Exempts self-propelled wheel chairs or invalid tricycles, regardless of whether or not they are being operated by person unable to move about as pedestrian due to physical disabilities, but authorizes cities to require registration of such vehicles.

- A.B. 48—HAHN AND MORRIS. (F. & G.) Amends Sec. 420 and adds Sec. 429.5, F. & G. C., re sporting fishing licenses.

Permits residents of California 65 years of age or over to take fish from ocean for purposes other than profit without sporting fishing licenses.

- A.B. 49—HAGEN. (Assembly 3d Reading) Amends Sec. 795.1, Ag. C., re oranges.

Provides that no oranges may be accelerated in color unless juice contains soluble solids of at least 8 parts to every part of acid in the juice, the acidity to be calculated as citric acid without water of crystallization.

- A.B. 50—GRANT AND OTHERS. (F. & G.) Amends Secs. 404 and 428, F. & G. C., re sporting fishing and hunting licenses.

Provides for 3-day sporting fishing license for \$1 for citizens of United States over 16 years of age. Permits issuance of any class of license within license year if previous license of that class has expired, as well as when such license is lost or destroyed.

- A.B. 51—GEDDES AND MORRIS. Amends Act 8780d, the Unemployment Insurance Act, re definitions of "employment" and "wages."

Limits exemption of casual labor to persons not regularly employed and receiving less than \$50 a quarter. Extends exemption of services for organizations exempt from income tax to services for which remuneration is \$50 or less rather than \$45. Deletes salary limitation for exemption for services for income tax exempt school.

Combines wages paid by employer with successor in interest in determining \$3,000 taxable wage limitation. Revises exceptions from wages of amounts paid for employee benefit plans.

Chapter 17, Statutes of 1951, approved February 2, 1951, in effect immediately.

- A.B. 52—CONRAD. (Pub. H.) Amends Sec. 7420, adds Sec. 7421, B. & P. C., re granting of cosmetology licenses to persons licensed as such in another state.

Requires every person licensed in another state, receiving certificate of registration to furnish satisfactory evidence of not less than one year's experience in practice of cosmetology before issuance of manager-operator's license.

Allows persons licensed as barber in this State or any state, and permanent waver's license in this State, to take cosmetology examination upon payment of necessary fee.

Provides that such person who has owned and operated cosmetological establishment for 5 years, upon passing cosmetology examination, shall be granted manager-operator license. Time spent in the armed forces to be counted toward 5 year period.

- A.B. 53—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Extends eligibility for such benefits to claimant otherwise eligible who continues to receive all or part of his regular wages, effective January 1, 1952.

- A.B. 54—GEORGE D. COLLINS AND OTHERS. (P. U. & C.) Adds Secs. 12523, 12524, Gov. C., re representation of the public by Attorney General in matters relating to public utilities.

See digest of S.B. 461, apparently identical.

A.B. 55—COLLIER AND LEVERING. (Ed.) Amends Secs. 18055 and 18057, Ed. C., re repairs and alterations of school buildings.

Authorizes school district governing boards to repair and improve school buildings and grounds by force account. Makes similar provision for alterations, additions, or new construction where cost does not exceed \$1,000.

A.B. 56—CLARKE. (Agr.) Amends Sec. 19626, B. & P. C., to clarify provisions re use of money allocated to fairs and expositions from Fair and Exposition Fund.

A.B. 57—CHAPEL. (Jud.) Adds and amends various Secs., C. C. P., re procedure for change of name.

See digest of S.B. 97, apparently identical.

A.B. 58—BUTTERS. (Mun. & C. G.) Amends Sec. 1613, Elec. C., re county and township initiative elections.

Provides that printed copy of ordinance mailed to each voter shall be in at least 10-point type.

A.B. 59—BURKE, MCGEE, AND LANTERMAN. (Elec. & Reap.) Amends Sec. 6342, Elec. C., re voting machines.

Provides that where more than 1 machine is used election board may appoint additional judges, as well as additional inspectors, not to exceed 1 for each additional machine.

A.B. 60—BROWN. (Mun. & C. G.) Adds Art. 8.5 to Ch. 3, Pt. 3, Div. 4, Title 3, Gov. C., re service retirement of county employees.

Permits re-employment in county service of persons previously retired for service upon determination of board of retirement, based on medical examination, that such persons are not incapacitated. Cancels retirement allowance of person so re-employed and reinstates him as member of system. Requires retirement of such person upon his application or application of head of office employing him.

Permits retention in county service of persons who have attained compulsory retirement age if head of county agency employing him so recommends and if board, upon medical examination, determines he is not incapacitated. Requires retirement of such person upon his application or application of head of office employing him or upon termination date of article.

Provides article remains in effect until 91st day after adjournment of ----- Regular Session or termination of national defense emergency, whichever first occurs. To take effect immediately, urgency measure.

A.B. 61—BRADY. (Jud.) Amends Sec. 8201, Gov. C., re notaries public.

Requires person appointed notary to answer under oath a questionnaire regarding fitness prepared by Governor.

Secretary of State to examine completed form and certify fitness of person satisfactorily answering questionnaire.

A.B. 62—BERRY. (Mun. & C. G.) Amends Secs. 11108 and 11120, Elec. C., re recall of municipal officers.

Deletes requirement that signer of recall petition give his occupation.

Deletes requirement that municipal legislative body call special meeting for purpose of ordering recall election, and permits election to be called at next regular meeting of body.

A.B. 63—McCOLLISTER. (Mil. Aff.) Adds Sec. 105, M. & V. C., re tax exemptions of instrumentalities of armed forces.

Prohibits imposition of state excise tax, other than on distilled spirits or wine, re merchandise sold or delivered to or used or stored by instrumentality of armed forces of United States engaged in resale activities, except taxes specifically authorized by Congress.

A.B. 64—McCOLLISTER. (Mil. Aff.) Appropriates unspecified sum for national guard armory in Marin County.

A.B. 65—McCOLLISTER. (Mil. Aff.) Amends Secs. 984 and 985, and adds Sec. 988.4, M. & V. C., to extend benefits of Veterans' Farm and Home Purchase Act of 1943 to unremarried widows of veterans.

A.B. 66—McCOLLISTER. (Mil. Aff.) Amends Sec. 1535.4, M. & V. C., re civil defense.

Requires Governor to confer with specified federal officials re standardization re civil defense matters in the several states and to put federal rules, regulations, and suggestions as to such standardization into effect.

A.B. 67—McCOLLISTER. (Mil. Aff.) Appropriates unspecified sum to California State Disaster Council for allocation by it, with approval of Director of Finance, to cities and cities and counties on matching basis to help defray civil defense costs therein.

A.B. 68—McCOLLISTER. (Mil. Aff.) Adds Sec. 5082.6, B. & P. C., re application of persons who serve in armed forces for registration as public accountants.

Extends for 18 months after date of discharge or return to inactive status, period of time to complete required education or experience for applicants whose re-entry in armed forces interrupted completion of such education or experience.

A.B. 69—McCOLLISTER. (Mil. Aff.) Adds Secs. 9541.5, 9544.1, B. & P. C., re regulation of licensees of State Board of Dry Cleaners.

Requires every licensee to post license in conspicuous place upon premises owned or operated by him.

Allows designation by licensee who enters armed forces, of a manager to act for him until 1 year after discharge, with annual renewal fee to be paid by licensee. Person so designated may be removed from business for grounds by board after hearing.

Provides that license shall remain in force for 30 days after entrance of licensee into armed forces, but within that time licensee is required to provide board with names of persons designated to conduct business, who shall meet qualifications prescribed by board.

A.B. 70—McCOLLISTER. (Mil. Aff.) Adds Sec. 8557, B. & P. C., re licensees of Structural Pest Control Board entering armed forces.

Allows designation by licensee who enters armed forces, of manager to act for him until 1 year after discharge, with annual renewal fee to be paid by licensee. Person so designated may be removed from business for grounds by board after hearing.

Provides that license shall remain in force for 30 days after entrance of licensee into armed forces, but within that time licensee is required to provide board with names of persons designated to conduct business, who shall meet qualifications prescribed by board.

A.B. 71—McCOLLISTER. (Mil. Aff.) Repeals Sec. 114, adds Sec. 114, B. & P. C., re reinstatement of licenses by persons serving in armed forces.

Provides for reinstatement upon application of license or registration without penalty or examination of licensee of any agency within Department of Professional and Vocational Standards whose license expired while serving in armed forces during period of war as defined in Sec. 18, M. & V. C., if: (a) license was valid at time of entry into service; (b) application for reinstatement made while in service, or within 1 year from discharge or return to inactive status; (c) application accompanied by affidavit containing specified information.

Provides for examination at discretion of licensing agency where application filed later than specified period.

Requires licensee to maintain license in good standing even though in service, if he practices profession or vocation part or full time.

A.B. 72—McCOLLISTER. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re purchase of farms and homes by veterans.

Increases maximum allowable values of farms and homes under Veterans' Farm and Home Purchase Act of 1943 from \$15,000 and \$10,000, respectively, to \$16,500 and \$11,000. Increases maximum amounts expendable by Department of Veterans Affairs on farms and homes from \$13,500 and \$7,500, respectively, to \$15,000 and \$8,500.

A.B. 73—McCOLLISTER. (Mil. Aff.) Adds Sec. 6060.8, B. & P. C., re qualifications of veterans and servicemen for admission to practice law.
See digest of S.B. 527, apparently identical.

A.B. 74—McCOLLISTER. (Mil. Aff.) Amends Sec. 970, M. & V. C., to require county service officer to be veteran.

A.B. 75—McCOLLISTER. (Mil. Aff.) Amends Sec. 10783, R. & T. C., to exempt from motor vehicle license fee all vehicles owned by paraplegic veterans, rather than only those received from United States Government.

A.B. 76—McCOLLISTER. (Trans. & C.) New act, re inclusion of Golden Gate Bridge into State Highway System.

Includes Golden Gate Bridge and approaches in State Highway System for purposes of maintenance. Costs of maintenance to be paid from allocations to state highways in general.

A.B. 77—McCOLLISTER. (Trans. & C.) Appropriates \$40,000,000 to Golden Gate Bridge Bond and Revenue Fund, to be expended by California Toll Bridge Authority, to pay legal obligations of Golden Gate Bridge and Highway District.

A.B. 78—McCOLLISTER. (Trans. & C.) New act, authorizes the lease of Golden Gate Bridge by State of California.

A.B. 79—McCOLLISTER. (Trans. & C.) Appropriates \$750,000 from State Highway Fund to Department of Public Works for plans and specifications for toll bridge crossing between San Rafael and Richmond.

Money used to be returned by Toll Bridge Authority, with unspecified interest, from proceeds of first sale of revenue bonds issued for construction of such crossing, or from tolls and revenues of San Francisco-Oakland Bay Bridge if no bonds issued.

A.B. 80—McCOLLISTER. (Trans. & C.) Amends Secs. 1128 and 1130, S. & H. C., re private or by-roads.

Deletes reference to such roads for timber access purposes.

Deletes requirement that bondsmen must pay landowners cost of contesting opening of such roads if not opened.

A.B. 81—McCOLLISTER. (Trans. & C.) Adds Sec. 372.1, Veh. C., re registration fees.

Reduces weight fees for commercial vehicles by unspecified percent where vehicles used primarily in farm operations and for incidental movements on highways.

A.B. 82—McCOLLISTER. (Trans. & C.) Amends Sec. 356, S. & H. C., re state highway routes.

Adds to existing Route 56, from Ferndale south to Westport, and from Jenner south to Marin-Sonoma County line.

A.B. 83—McCOLLISTER. (Trans. & C.) Amends Sec. 356, S. & H. C., re state highway routes.

Adds to existing Route 56, from Marin-Sonoma County line to Jenner.

A.B. 84—McCOLLISTER. (Trans. & C.) Adds 159.5, 159.6, and 159.7, Veh. C., re motor vehicle registration.

Provides for system of annual registration of motor vehicles on monthly series basis to distribute work of registration as uniformly as practicable throughout 12 months of year.

Authorizes Director of Motor Vehicles to allocate vehicles to monthly registration periods and to accomplish change-over to new system commencing January 1, 1952, by registering vehicles for periods of varying lengths.

A.B. 85—McCOLLISTER. (Trans. & C.) Adds Sec. 1706, S. & H. C., re county highways in cities.

Authorizes boards of supervisors to declare city street a county highway without approval of city affected.

A.B. 86—McCOLLISTER. (F. & G.) Amends Sec. 151, F. & G. C., re boundaries of Fish and Game District 2B, making no substantive change.

A.B. 87—McCOLLISTER. (F. & G.) Amends Secs. 800 and 802, and repeals Sec. 794.5, F. & G. C., to prohibit taking abalones for commercial purposes.

A.B. 88—McCOLLISTER. (Agr.) Amends Sec. 94.5, Ag. C., re citrus fruit fairs. See digest of S.B. 150, apparently identical.

A.B. 89—McCOLLISTER. (Jud.) Amends Secs. 273a and 273d, Pen. C., re wilful injury to wife or child.

Changes punishment for wilfully inflicting or causing infliction on child of unjustifiable physical pain or suffering, etc., from maximum 6 months imprisonment in county jail or \$500 fine to minimum imprisonment of 1 year in county jail.

Changes punishment for wilfully inflicting injury on wife or child resulting in traumatic condition, where not felonious assault or murder, from imprisonment in state prison for not more than 2 years to imprisonment in such prison for not less than 1 year nor more than 5 years, and, in alternative, from not more to not less than 1 year in county jail.

A.B. 90—McCOLLISTER. (Jud.) Adds Sec. 17503, B. & P. C., re false or misleading advertisements.

Defines as misleading statement, advertisement stating selling price of advertised thing having known or common grades of quality without also stating its grade of quality.

A.B. 91—McCOLLISTER. (Fin. & Ins.) Adds Sec. 808, Ins. C., re insurance rates.

Prohibits giving reduced rate because of membership in group or association. Excepts life, health, or disability insurance.

A.B. 92—McCOLLISTER. (Fin. & Ins.) Adds Art. 19, Ch. 1, Pt. 2, Div. 1, Ins. C., re insurance in connection with loan.

Makes void, provisions of contract embodying loan of money on security of real property which restricts borrowers choice of insurance agent, broker, or solicitor. Makes lender executing such contract guilty of misdemeanor.

A.B. 93—McCOLLISTER. (Jud.) Amends Sec. 66, C. C. P., to increase number of superior court judges in Sonoma County from 2 to 3.

A.B. 94—McCOLLISTER. (Mun. & C. G.) Adds Sec. 32127.5, H. & S. C., re budgets of hospital districts.

Directs treasurer to prepare annual budget showing expenditure program for budget period and sources of revenue.

Directs board of directors to publish copy of such budget at least once in newspaper of general circulation in district and if none, in county.

Subjects budget to inspection by county auditor.

A.B. 95—McCOLLISTER. (Elec. & Reap.) Amends Sec. 2791, Elec. C., re State conventions of political parties.

Makes chairman of each county central committee delegate to convention but provides he shall not appoint members to State Central Committee.

A.B. 96—McCOLLISTER. (Ed.) Amends heading of Art. 8, Ch. 3, Div. 2, and adds Sec. 1672, Ed. C., re school district elections.

Requires school district elections to be consolidated with general city elections if all or larger part of district is within city and with general county elections if all or larger part of district is located outside city. Changes article heading to conform.

A.B. 97—McCOLLISTER. (Elec. & Reap.) Adds Sec. 471, Gov. C., re Congressional Districts.

Places Marin, Sonoma, Mendocino, Humboldt, Del Norte, Lake, and Napa Counties in First Congressional District.

A.B. 98—MCCOLLISTER. (Elec. & Reap.) Adds Sec. 492, Gov. C., re Assembly Districts.

Makes Sonoma County 7th and Marin County 8th Assembly Districts.

A.B. 99—MCCOLLISTER. (B. & C.) Amends Act 3796, Alcoholic Beverage Control Act, re on-sale general licenses.

Authorizes issuance of club license to chapter or local unit of reserve peace officers organization that meets prescribed standards.

A.B. 100—SMITH. (Soc. Wel.) Adds, amends, and repeals various secs., W. & I. C., re appeals by applicants for or recipients of public assistance.

Consolidates generally into one provision and makes uniform procedure and grounds for appeal by applicants or recipients of public assistance relating to application or receipt of public assistance.

Provides State Social Welfare Board shall direct when payments of aid commence where aid granted on appeal.

Requires counties to pay aid promptly.

Adds as additional ground for appeal failure of county board of supervisors to act with reasonable promptness on application for or receipt of aid.

A.B. 101—RABPAGE. (Mun. & C. G.) Amends Act 6642, the Riverside County Flood Control and Water Conservation District Act.

Authorizes district to carry on program of artificial nucleation to increase or control rainfall.

A.B. 102—LUCKEL AND OTHERS. (Mil. Aff.) Amends Sec. 890, M. & V. C., re definition of "veteran" for purposes of educational assistance for veterans' dependents.

Extends definition of "veteran," for purposes of educational assistance for veterans' dependents, to include persons who died as result of injury or disease received in line of duty while engaged in extra-hazardous service under conditions simulating war prior to December 7, 1941.

A.B. 103—LUCKEL AND OTHERS. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re veterans' farm and home purchases.

Increases maximum allowable value of homes under Veterans' Farm and Home Purchase Act of 1943 from \$10,000 to \$15,000.

A.B. 104—LUCKEL AND OTHERS. (Ind. R.) Amends Act 8780d, the Unemployment Insurance Act, re benefit rights of trainees.

Extends provisions preserving wage credits and benefit rights of persons in military service to those entering such service after June 1, 1950, and terminating service before July 1, 1953.

A.B. 105—LINDSAY. (P. U. & C.) Adds Ch. 3, Div. 1, Wat. C., re financial assistance to local agencies in development of water resources.

Appropriates \$5,000,000 to State Water Project Development Fund to be loaned to cities, counties, districts and other public agencies for construction and development of approved projects for conservation, protection, storage, distribution, and utilization of water, production of power and flood control.

Prescribes conditions of loans and procedure for processing applications for loans by Department of Finance.

A.B. 106—LINDSAY. (P. U. & C.) Amends Act 9178f, the State Water Resources Act of 1945, re distribution of water.

Requires State Water Resources Board to determine how waters of State should be distributed to achieve maximum beneficial use and authorizes it to negotiate for any exchange of water which in whole or in part will accomplish such distribution.

A.B. 107—LINDSAY, LOWREY, AND DAVIS. (Jud.) Adds Sec. 599, amends Sec. 384c, Pen. C., re killing of cattle.

Makes deliberate and wilful killing, maiming or wounding of cattle on land of another without consent of owner a felony. Where, however, act specified merely result of negligence while hunting, provides it is misdemeanor.

A.B. 108—LINDSAY. (F. & G.) Adds Sec. 285, F. & G. C., re sale of fish by Fish and Game Commission.

Authorizes commission to sell fish propagated by it to owners of farm ponds and private lakes at price which will reimburse State for full value of the fish.

A.B. 109—LINDSAY. (F. & G.) Adds Art. 1.5, Ch. 2, Div. 1, F. & G. C., re open seasons.

Authorizes Fish and Game Commission to cancel or shorten any open season when it finds emergency exists making it necessary in interests of public peace, health or safety. Authorizes commission to provide substitute season not longer than original season would have been.

A.B. 110—LINDSAY. (Mun. & C. G.) Amends Sec. 448, Ed. C., to require school superintendent of Amador County to have administrative, rather than teaching, credential.

A.B. 111—LINDSAY. (Mun. & C. G.) Amends Sec. 28133, Gov. C., re compensation for public service in Placer County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 112—LINDSAY. (Mun. & C. G.) Amends Sec. 28137, Gov. C., re compensation for public service in Nevada County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 113—LINDSAY. (Mun. & C. G.) Amends Sec. 28142, Gov. C., re compensation for public service in El Dorado County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 114—LINDSAY. (Mun. & C. G.) Amends Sec. 28146, Gov. C., re compensation for public service in Tuolumne County.

Changes compensation of auditor, district attorney, supervisors, and official reporter to unspecified sums.

A.B. 115—LINDSAY. (Mun. & C. G.) Amends Sec. 28148, Gov. C., re compensation for public service in Amador County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 116—LINDSAY. (Mun. & C. G.) Amends Sec. 28152, Gov. C., re compensation for public service in Inyo County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 117—LINDSAY. (Mun. & C. G.) Amends Sec. 28153, Gov. C., re compensation for public service in Mariposa County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 118—LINDSAY. (Mun. & C. G.) Amends Sec. 28157, Gov. C., re compensation for public services in Mono County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 119—LINDSAY. (Mun. & C. G.) Amends Sec. 28150, Gov. C., re compensation for public service in Calaveras County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 120—LINDSAY. (Mun. & C. G.) Amends Sec. 28158, Gov. C., re compensation for public service in Alpine County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 121—KIRKWOOD. (Assembly 3d Reading.) Amends Sec. 10786, R. & T. C., and Sec. 374, Veh. C., re exemption of fire-fighting vehicles owned by institutions of collegiate grade from vehicle in lieu license fees and vehicle registration fees.

Makes exemption applicable to institutions having enrollment of 5,000 or more, rather than 7,000 or more students, and having acreage of 5,000 acres or more, rather than campus area of 10,000 acres or more. Eliminates requirement that vehicles be used exclusively for fire-fighting purposes.

A.B. 122—KIRKWOOD. (Trans. & C.) Adds Sec. 635.5 Veh. C., re lighting equipment on school busses.

Authorizes side blinker lamps on school busses of sufficient intensity to give warning under conditions of rain or fog to approaching vehicles that bus is crossing highway.

A.B. 123—KIRKWOOD. (Ed.) Adds Sec. 2208.5, Ed. C., to authorize governing boards of city school districts to inform citizens of the district of educational programs and activities of schools therein.

A.B. 124—BERRY. (Mun. & C. G.) Repeals Sec. 11102, Elec. C., re recall of municipal officers.

Deletes requirement that for purpose of determining number of signatures required to petition to recall member of municipal legislative body, each seat on legislative body is separate office, and that where 2 or more such seats are filled at same election, the entire number of votes cast for all candidates shall be ascertained by dividing total vote cast by number of candidates elected.

A.B. 125—SHERWIN. (W. & M.) Appropriates \$550,000 in augmentation of current appropriation for legislative printing, binding, mailing, etc.

To take effect immediately, usual current expenses.

A.B. 126—SHERWIN. (W. & M.) Appropriates \$122,338 from Public School Building Loan Fund in augmentation of current appropriation for support of Local Allocations Division, Department of Finance.

To take effect immediately, usual current expenses.

A.B. 127—SHERWIN. (W. & M.) Appropriates \$282,383 in augmentation of current appropriation for support of California Disaster Council.

To take effect immediately, usual current expenses.

A.B. 128—SHERWIN. (W. & M.) Appropriates \$17,044 from Fair and Exposition Fund in augmentation of Poultry Testing Project Fund.

To take effect immediately, usual current expenses.

A.B. 129—SHERWIN. (W. & M.) Appropriates \$4,246,606 in augmentation of Emergency Fund, Item 277 of Budget Act of 1950.

To take effect immediately, usual current expenses.

A.B. 130—SHERWIN. (W. & M.) Appropriates \$6,408 in augmentation of current appropriation for expenses of Members of Assembly.

To take effect immediately, usual current expenses.

A.B. 131—SHERWIN. (W. & M.) Appropriates \$800,039 to Department of Veterans Affairs, in augmentation of current appropriation for educational assistance to veterans.

To take effect immediately, usual current expenses.

A.B. 132—SHERWIN. (W. & M.) Appropriates \$19,190 from Postwar Unemployment and Construction Fund to 1949 Budget Act Emergency Fund, in reimbursement for money allotted to Controller for auditing expenditures made pursuant to Chapter 47, 1944, (4th Ex.) Sess.

- A.B. 133—SHERWIN. (W. & M.) New act, making money in Revenue Deficiency Reserve Fund available for use in state of extreme emergency under California Disaster Act.

Authorizes transfer of money in Revenue Deficiency Reserve Fund to emergency fund in Budget Act of 1951 upon direction of Governor, Controller, and Director of Finance, and pursuant to recommendation of California State Disaster Council, if state of extreme emergency is proclaimed during 1951-1952 Fiscal Year. Authorizes expenditure to relieve and alleviate emergency and provides for retransfer of balance upon termination of emergency.

To take effect immediately, urgency measure.

- A.B. 134—COLLIER. (Ed.) Adds Sec. 16271.1, Ed. C., to authorize school district governing boards to use school busses for transportation of teachers and other school personnel in connection with educational activities.

- A.B. 135—BURKE, MCGEE, AND LANTERMAN. (Elec. & Reap.) Amends Secs. 5503, 5553, 5805, and 5809, Elec. C., re conduct of elections.

Adds Sec. 5730, re removal of number slip, to list of sections to be printed on instruction cards. Makes provision re marking off names on one of posted copies of index applicable to all state-wide and county-wide, as well as primary and general, elections. Permits 2, rather than 1, member of precinct board to be temporarily absent during primary election but adds proviso that 2 members shall be present at all times. Deletes provision for checking name of voter at primary election on affidavit of registration.

- A.B. 136—BURKE, MCGEE, AND LANTERMAN. (Elec. & Reap.) Amends Secs. 5565, Elec. C., re form of roster and tally list.

Provides that certificate that all who signed roster voted except those specified shall include statement that those specified did not vote after signing roster or were challenged and denied right to vote.

- A.B. 137—BURKE, MCGEE, AND LANTERMAN. (Elec. & Reap.) Amends Secs. 4530 and 4536, Elec. C., re campaign statements.

Exempts from provisions requiring campaign statements, candidate for office for which no salary or fee compensation is provided when no expenses are incurred by candidate.

- A.B. 138—BURKE, MCGEE, AND LANTERMAN. (Elec. & Reap.) Amends Secs. 5736 and 7101 and repeals Sec. 7102, Elec. C., re handling of ballots after closing of polls.

Deletes provisions requiring sealing of envelope containing defaced ballots and signing of sealed envelope by majority of election officers.

Deletes requirement that spoiled, canceled and unused ballots be packaged and sealed separately from voted ballots, and requirement that primary ballots of each party and nonpartisan ballots be sealed and returned in separate envelopes.

- A.B. 139—BURKE, MCGEE, AND LANTERMAN. (Elec. & Reap.) Amends Sec. 7207, Elec. C., re disposition of election supplies by county clerk.

Provides that voters may inspect contents of package retained by county clerk containing tally lists, roster of voters, index, challenge list, assisted voter's list, and affidavit of officers assisting voters, only after commencement of official canvass of voters.

- A.B. 140—STEWART. (G. E. & E.) Adds Sec. 15106, Gov. C., re state teletype system.

Authorizes Attorney General to lease facilities for connecting system with county, city or district which pays installation and maintenance costs.

- A.B. 141—WATERS AND CONRAD. (Elec. & Reap.) Adds Sec. 481, Gov. C., re apportionment of senatorial districts.

Continues present apportionment.

- A.B. 142—WATERS AND GEDDES. Amends Act 9129, the Metropolitan Water District Act.

Authorizes district to disseminate information concerning district activities and when board of directors, by 3/4 vote deem it necessary to protect district rights and

properties, authorizes district to disseminate information concerning such rights and properties. Limits expenditures to 5 cents per \$100 of assessed valuation of district. Chapter 18, Statutes of 1951, approved February 2, 1951, in effect immediately.

A.B. 143—WATERS AND ROSENTHAL. (Jud.) Amends Sec. 817, Pen. C., re peace officers.

Adds to list of peace officers regularly employed and paid undersheriffs and deputy sheriffs, and regularly employed and paid detectives, investigators and inspectors in office of district attorney.

A.B. 144—WATERS. (Elec. & Reap.) Adds Sec. 226.5, Elec. C., re affidavits of registration.

Provides that when house number or mailing address of voter is changed but residence remains same, county clerk shall make change on voter's affidavit of registration and reregistration is unnecessary.

A.B. 145—WATERS AND STANLEY. (Jud.) Adds and amends various secs., W. & I. C., re traffic misdemeanors committed by minors.

Excludes from juvenile court jurisdiction and procedure persons over 14 years of age who are arrested for violations of Vehicle Code provisions constituting a misdemeanor, or arrested for traffic violations of city or county.

Amends other provisions to conform with such exclusion from jurisdiction.

A.B. 146—WATERS. (Elec. & Reap.) Amends Sec. 3924, Elec. C., re primary election ballots.

Deletes requirement that number of columns on ballot shall be at least 4 and exactly divisible by 2.

A.B. 147—WATERS. (Elec. & Reap.) Amends Sec. 3830, Elec. C., re ballots.

Inserts on sample ballot forms contained in Sec. 3830, Elec. C., the words "Absentee Ballots May Be Marked With Pen and Ink or Pencil," to cause forms to comply with Sec. 3823, Elec. C.

A.B. 148—WATERS. (Elec. & Reap.) Amends Sec. 3829, Elec. C., re presidential electors.

Provides for nomination of group of candidates for electors by party not qualified to participate in election. Requires names of presidential and vice presidential candidates and list of presidential electors to be filed with Secretary of State at least 40 days prior to election. Provides that instructions to voters shall include instructions to write in names and party of presidential and vice presidential candidates in blank provided for the purpose.

A.B. 149—WATERS. (Elec. & Reap.) Amends Sec. 3041, Elec. C., re independent nominations.

Provides that nomination papers for Representative in Congress, State Senator, or Assemblyman to be voted for at special election to fill vacancy shall be signed by voters equal in number to not less than 1 percent of vote in area at preceding general election.

A.B. 150—WATERS. (Elec. & Reap.) Amends Secs. 3824 and 3945, Elec. C., re ballots.

Permits numbering of ballots and stubs consecutively within political subdivisions in each county for primaries and general elections.

A.B. 151—WATERS. (Elec. & Reap.) Amends Secs. 2897 and 2898, Elec. C., re printing of names on ballots.

Requires name of candidate who has died to be printed on primary or general election ballots unless officer in charge of printing ballots is aware of such death at least 40, rather than 30, days before election.

A.B. 152—WATERS. (Elec. & Reap.) Amends Sec. 1513, Elec. C., re ballot pamphlets.

Requires text of proposed measures to be voted on to be printed in ballot pamphlet in 8-point rather than "small" type.

A.B. 153—WATERS. (Elec. & Reap.) Amends Sec. 688, Elec. C., re oaths.

Permits members of precinct boards to administer any oath required of public employee, in addition to those oaths required to be given during progress of election.

A.B. 154—WATERS. (Elec. & Reap.) Amends Sec. 658, Elec. C., re eligibility of election officers.

Provides that election officers may be voters of precincts situated in same general area of municipality or township as precinct for which appointed, rather than voters of adjoining precinct.

A.B. 155—WATERS. (Elec. & Reap.) Amends Sec. 370, Elec. C., re printing of indexes of registration.

Provides that terms "printed" includes but is not limited to mimeographing, lithographing or typewriting. Provides that letters or figures shall be equal to or larger than 8-point type, rather than index be printed in 8-point type.

A.B. 156—WATERS. (Elec. & Reap.) Adds Sec. 678.5, Elec. C., re precinct boards and polling places.

Provides that if it is not determined that precinct has more than 400 voters until less than 30 days prior to election person or board charged with conduct of election may divide precinct into 2 groups with one precinct board for each. Provides that no publication is necessary as to additional board.

A.B. 157—WATERS. (Elec. & Reap.) Adds Sec. 46.5, Elec. C., re addresses of circulators of petitions.

Requires affidavit of person circulating petition which county clerk is required to examine for number of voters' signatures thereon to contain residential voting address of circulator.

A.B. 158—WATERS. (Elec. & Reap.) Amends Sec. 8642, Elec. C., re contests at primary elections involving simple recount.

Requires filing of contest affidavit with clerk of superior court within 5 days after completion of official canvass, in contests involving simple recount.

A.B. 159—WATERS. (Elec. & Reap.) Amends Sec. 8645, Elec. C., re contests of primary elections.

Provides for presenting affidavits of contestant and defendant by county clerk to court on 5th day after end of time for filing contestant's affidavit, rather than on 8th day after completion of canvass. Deletes provision that where there is more than 1 superior court judge all cases must be assigned to one department. Provides time fixed for hearing shall be not more than 20 nor less than 10 days from order fixing hearing, rather than not more than 3 nor less than 1 day after matter is presented by county clerk.

A.B. 160—WATERS. (Elec. & Reap.) Amends Sec. 8602, Elec. C., re contests at primary elections.

Requires contest affidavit for primary election contest to state date of completion of official canvass by board of supervisors of county last making declaration.

A.B. 161—WATERS. (Elec. & Reap.) Amends Sec. 8550, Elec. C., re contests at general elections.

Deletes requirement that superior court in which statement of contest of general election is filed must order special session not less than 10 nor more than 20 days from date of order.

Provides that presiding judge shall designate time and place of hearing, not less than 10 nor more than 20 days from date of order.

A.B. 162—WATERS. (Elec. & Reap.) Amends Sec. 8530, Elec. C., re contests at general elections.

Requires statement of contest of general election to set forth code sections under which filed and date of declaration of result of election by body canvassing returns.

A.B. 163—WATERS. (Elec. & Reap.) Amends Sec. 8625, Elec. C., re contests at primary elections other than contests involving simple recount.

Deletes requirement that county clerk present contest affidavits to presiding judge of superior court within 12 days from time first affidavit is filed, and substitutes requirement that such affidavit be presented within 5 days after end of time for filing affidavits.

Deletes requirement that judge designate place and time not more than 5 days from presentation of affidavits, and judge to try case, and substitutes requirement that presiding judge designate place and time of hearing not less than 10 nor more than 20 days from date of order.

A.B. 164—WATERS. (Elec. & Reap.) Adds Art. 3, Ch. 2, Div. 4, Elec. C. and Sec. 29907.5, Gov. C., re measures submitted to voters of county.

Defines county measure as one submitted to voters of county. Provides for submission of arguments for and against such measures, such arguments not to exceed 300 words. Authorizes county clerk to fix latest date for submitting arguments. Gives preference to arguments submitted by board of supervisors or member authorized by it, proponents or sponsors of measure, bona fide associations of citizens, and individual voters, in that order. Provides for mailing arguments with sample ballots. Makes provisions applicable to county bond elections.

A.B. 165—WATERS. (Elec. & Reap.) Amends Sec. 3702, Elec. C., re ballot paper.

Deletes provisions requiring Secretary of State to choose watermark for ballot paper, requiring change of design for every general election, prohibiting use of same design within 14 years, and providing that design must be kept secret until day of election.

Provides that watermark shall be Great Seal of California and word "Ballot," and that any paper in custody of Secretary of State on effective date of amendment may be used until supply is exhausted.

A.B. 166—BECK. (Ed.) Adds Sec. 14722.1, Ed. C., re death benefit provisions in school district retirement salary plans.

Authorizes provision in such plans for death benefit equal to 1/12 of salary of member earnable immediately preceding death, multiplied by number of completed years of service as member, not to exceed 6.

To take effect immediately, urgency measure.

A.B. 167—BECK. (Ed.) Amends Secs. 14702 and 14722, Ed. C., re school district retirement salary plan.

Permits employer district contributions to be made for time after January 1, 1950, for members who entered military and similar service for first time on or after July 1, 1948, even though such members have not returned to service of employer district or districts prior to January 1, 1950.

Permits retirement benefits to be based upon salary not in excess of \$10,000, rather than \$6,000, per annum.

A.B. 168—BECK. (Ed.) Amends Secs. 14728.3 and 14728.5, Ed. C., re right to re-deposit withdrawn contributions under school district retirement plans.

Restricts right of person re-entering system after his accumulated contributions have been returned to him to re-deposit those contributions to those re-entering within 39 months after termination of membership and who exercise right of election to re-deposit within 60 days after re-entry.

A.B. 169—BECK. (Ed.) Adds Sec. 14720.1, Ed. C., re inclusion of school district cafeteria employees in district retirement plans.

Includes school district cafeteria employees within district retirement plans. Provides that each such cafeteria employee shall receive full credit for prior service as school cafeteria employee rendered to pupils of district by which he is now employed, whether or not such prior service was paid for by school district. For purposes of calculating such prior service benefits, the average monthly salary earned by a cafeteria employee during the 1944-45 year is to be used.

A.B. 170—BECK. (Ed.) Adds Sec. 9176.1, Ed. C., re administration of federal programs of education.

Creates Auxiliary State School Fund for deposit of federal funds for education aid where neither federal nor state law provides for disposition of such funds and where such funds were not appropriated by Congress for purchase and improvement of school sites, purchase of equipment, or planning, construction, repair of school buildings and facilities.

Requires Superintendent of Public Instruction to apportion 75 percent of funds pro rata on average daily attendance in each school district during preceding school year, and 25 percent as state equalization aid to school district foundation programs.

Prescribes method of making apportionment.

To be effective only to extent it does not conflict with federal law under which such aid is provided.

A.B. 171—MALONEY, BELOTTI, AND CHAPEL. (Trans. & C.) Amends Sec. 356, S. & H. C., re state highway routes.

Adds to existing Route 56, from Marin-Sonoma County line to Jenner, from Westport to Leggett Valley, and from Westport to Ferndale.

A.B. 172—MALONEY AND CONNOLLY. (Rev. & Tax.) Amends Sec. 13842, R. & T. C., re exemption from inheritance tax of property transferred to nonprofit hospital membership associations and corporations.

See digest of S.B. 528, apparently identical.

A.B. 173—MALONEY. (Fin. & Ins.) Adds Secs. 3166, 3167, H. & N. C., re employees of State Belt Railroad.

Provides hospital benefits to transportation employees of such railroad payable from San Francisco Harbor Improvement Fund.

A.B. 174—NIEHOUSE AND OTHERS. (Jud.) Adds Title 11 to Pt. 3, C. C. P., re uniform law on reciprocal enforcement of duties of support.

Defines "duty of support" as including that imposed by law, or court order or judgment. Defines "obligor" as person owing duty of support and "obligee" as person to whom duty is owed.

Authorizes Governor to demand surrender from another state of person charged with crime of non-support in this State and to surrender upon demand person found in this State who is so charged in another state, regardless of whether person so charged was in demanding state at time of commission of crime or whether he fled therefrom. Provides if obligor complies with support order, he may not be extradited.

Provides civil procedure for enforcing duties of support. Gives obligee election to enforce duty of support imposed under law of state where obligee was present during period for which support is sought or of the state where obligee was present when failure to support commenced. Provides that where action is initiated in this State and court finds duty of support owed and that court of another state has jurisdiction of defendant or his property, the court certifies such fact and copies of complaint and law sought to be enforced to court of the other state.

Provides that where action is initiated in another state and information transmitted to this State, court sets hearing, takes such action as is necessary to obtain jurisdiction, and if finds duty owed, orders defendant to furnish support, subjects defendant's property to such order, and notifies court of other state of action taken. Authorizes court to subject defendant to such conditions as proper for compliance with its orders. Requires court to transmit payments by defendant to court where action was initiated for disbursement to the obligee.

Makes privilege of non-disclosure of communications between husband and wife inapplicable to these proceedings. Applies rules of evidence prevailing in children's court of conciliation to these proceedings.

A.B. 175—NIEHOUSE AND CLOYED. (Jud.) Amends Sec. 4300f, Pol. C., and Sec. 196, C. C. P., re jurors' fees.

Provides grand jurors, jurors in superior or municipal court, and jurors in justice courts, and city courts in cities of 5th and 6th classes, shall receive \$3 per day, instead of \$2.

A.B. 176—NIEHOUSE. (Soc. Wel.) Repeals Sec. 7508, W. & I. C., re actions against Department of Institutions.

Repeals provisions requiring permission of Controller before any action is brought against department or its employees.

Repeals provisions requiring Attorney General to defend employees of department in actions against them.

A.B. 177—NIEHOUSE. (Soc. Wel.) Repeals Ch. 904, Stats. 1949, re sale of certain property used by Sonoma State Home and disposition of proceeds thereof.

A.B. 178—CHAPEL. (Trans. & C.) Amends Sec. 44.12, Veh. C., re authorized emergency vehicles.

See digest of S.B. 95, apparently identical.

A.B. 179—CHAPEL. (Mun. & C. G.) Amends Sec. 11101, Elec. C., re recall of municipal officers.

Provides that petition to recall municipal officer must be signed by 25 percent of registered voters in city rather than by number of voters equal to 25 percent of votes cast for all candidates for office held by incumbent at last preceding regular municipal election.

A.B. 180—CHAPEL. (Elec. & Reap.) Amends Sec. 9755, Elec. C., re publication of propositions.

Requires city clerk to include in published synopsis of measures to be voted on at municipal election notice of location of polling places.

A.B. 181—CHAPEL. (Elec. & Reap.) Amends Sec. 9754, Elec. C., re publication of lists of candidates.

Requires city clerk to include in published lists of names of nominees for municipal elections notice of location of polling places.

A.B. 182—STANLEY. (Mun. & C. G.) New act, the Local Agencies Public Improvement Bond Act of 1951, re State bond issue for purchase of revenue bonds issued by local agencies for financing of public improvements.

Creates State Local Agencies Improvement Finance Commission composed of Controller, Attorney General, Superintendent of Banks, Director of Finance, and Director of Public Works.

Authorizes Commission to decide necessity and amount of State bonds to be issued for purchase of revenue bonds issued by local agencies to finance acquisition and construction of public improvements. Aggregate bonds not to exceed one billion dollars, nor interest 5 percent. Appropriates unspecified amount as revolving fund for State Treasurer's expenses. Appropriates annually sums sufficient to pay principal and interest on bonds issued.

Authorizes Commission to purchase revenue bonds of local agencies if it determines project for which bonds are issued is economical and feasible and revenue therefrom sufficient to redeem bonds within 40 years and if local legislative body and electors of local agency approve issuance of revenue bonds. Restricts price Commission may pay for revenue bonds.

Act does not take effect until people approve Constitutional Amendment for bond issue (A.C.A. 5).

A.B. 183—STANLEY. (Mun. & C. G.) Adds Ch. 5.5, Pt. 1, Div. 2, Title 5, Gov. C., re acquisition, construction, and operation of public improvements by local governmental agencies, financed by revenue bonds.

Authorizes local agencies, defined as cities, counties, districts, political subdivisions, or other public agencies, when authorized by law to acquire or construct public improvements other than facilities for furnishing gas, light and power, termed projects, to finance such projects through revenue bonds. When project found necessary, legislative body of local agency is to require and approve reports of local agency officers as to estimates of costs. Vests complete control of project in legislative body until all outstanding bonds are paid, including power to contract with certain restrictions, to hold title to property and proceeds subject to trusts in favor of bondholders, to insure against various losses and liabilities, to fix charges so as to pay operating, maintenance and bond expenses. Pledges revenues from project for payment of bonds.

Authorizes legislative body to provide in bond indenture for restrictions against competitive projects.

Sets forth detailed regulations with regard to bonds, controlling terms, conditions, and attributes of such bonds, vesting discretion in legislative body. Provides in detail for making of indentures pursuant to which bonds are to be issued, stipulating numerous clauses and covenants which may be contained therein. Bonds may be in series or otherwise, coupon or registered, callable or secured, but interest may not exceed 6 percent nor are bonds to mature in more than 40 years. Bonds are negotiable unless registered, legal investments, and exempt from taxation by State or subdivisions thereof, except gift, inheritance and estate taxes.

Prescribes rights of bondholders to seek mandamus or other proceeding for protection of their interests.

Allows acceptance of contributions from State, local agencies, and Federal Government and cooperation with them.

Regulates disposition of funds received in connection with projects, including bond proceeds and revenue.

Requires chapter to be submitted to electors before it may be operative in local agency.

A.B. 184—STANLEY. (Elec. & Reap.) Amends Secs. 3043, 3084, and 3150, Elec. C., re independent nominations.

Changes period during which independent nomination papers may be filed with Secretary of State or county clerk from between 60 and 35 days prior to election to between 65 and 40 days prior thereto. Provides that if final day falls on Saturday, in counties where office of county clerk is closed final day for filing shall be preceding day.

Changes period during which verification deputies may obtain signatures to nomination paper of candidate from between 65 and 40 days prior to election to between 70 and 45 days prior thereto.

Changes date prior to which affidavit of candidate may not be filed from 35 to 40 days prior to election.

A.B. 185—STANLEY. (Elec. & Reap.) Amends Secs. 2836 and 2837, Elec. C., re county central committees.

Provides that in counties, except city and county, containing 5 Assembly Districts, county central committees shall consist of 5 members from each Assembly District therein, and that in all counties containing less than 5 Assembly Districts, central committees shall consist of 5 members from each supervisor district.

A.B. 186—STANLEY. (Elec. & Reap.) Amends Sec. 2801, Elec. C., re form of proxy for attending state central committee meeting.

Deletes from form reference to date of filing of appointment as member of state central committee. Requires proxy to be sworn to, rather than acknowledged.

A.B. 187—STANLEY. (Elec. & Reap.) Adds Sec. 2598, Elec. C., re printing of candidates' names on primary ballot.

Requires candidate's name to be printed on primary ballot at length, including given name and middle name or initial, exactly as it appears on his affidavit of registration.

A.B. 188—STANLEY. (F. & G.) Amends Sec. 925, F. & G. C., re purse and round haul nets.

Prohibits use of purse seines in that portion of Fish and Game District 19 lying within 3 miles offshore from line of high water mark along coast of Orange County.

A.B. 189—STANLEY. (F. & G.) Adds Sec. 747, F. & G. C., to prohibit taking of yellowtail for commercial purposes.

A.B. 190—CONRAD. (Trans. & C.) Adds Sec. 250.1, Veh. C., to make it misdemeanor for person to engage in parking motor vehicles in public parking lot without chauffeur's license.

A.B. 191—CONRAD. (Elec. & Reap.) Amends Sec. 2828, Elec. C., re removal of members of state and county central committees.

Provides that members of county as well as state central committees may be removed for affiliating with, or registering as member of another party, or supporting candidate opposed to candidate nominated by party which member represents.

A.B. 192—CONRAD. (Elec. & Reap.) Adds Sec. 492, Gov. C., re apportionment of Assembly Districts.

Continues present apportionment.

A.B. 193—CONRAD. (Elec. & Reap.) Adds Sec. 481, Gov. C., re apportionment of Senatorial Districts.

Continues present apportionment.

A.B. 194—CONRAD. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Continues present apportionment.

A.B. 195—CONRAD. (Elec. & Reap.) Amends Sec. 2540, Elec. C., re qualification of political parties.

Provides that party may qualify on basis of registration on 95th, rather than 70th, day prior to election. Makes similar change as to qualifying by petition.

A.B. 196—CONRAD. (Elec. & Reap.) Amends Secs. 7964 and 7971, Elec. C., re procedure following primary elections.

Requires canvass of votes to be completed not later than the 25th, rather than 16th, day after primary. Provides the Secretary of State shall compile returns not later than 34th, rather than 25th, day after primary.

A.B. 197—CONRAD. (Elec. & Reap.) Amends Sec. 7964.5, Elec. C., re canvass and return of results at primaries.

Permits board or person conducting canvass at primary to require precinct board to open envelopes containing ballots, retally them, and correct or complete returns.

A.B. 198—CONRAD. (Elec. & Reap.) Amends Secs. 8001-8005, incl., and 8008, Elec. C., re recount of ballots.

Authorizes person authorized to conduct canvass, as well as election board, to order recount of vote in precinct, give notice of recount, appoint recounting board and clerical assistants. Person authorized to conduct recount may appoint recounting board of 4 voters, rather than the 6 required when appointed by election board. Authorizes recount to be made in office of such person.

Provides that notice of recount is to be given candidates and committees for or against measures on ballot.

A.B. 199—CONRAD. (Elec. & Reap.) Amends and repeals various Secs., Elec. C., re proceedings after announcement of election returns.

Provides that Secretary of State shall furnish certificates of election to each person elected to all state offices rather than only to those elected Governor, Lieutenant Governor, United States Senator, Representative in Congress, Senators and Assemblymen. Deletes provision requiring Secretary of State to transmit to Governor copy of statement of votes cast for all offices except aforementioned offices. Deletes provision requiring Governor to issue commissions to persons elected to state offices.

Requires Governor to issue commissions to persons elected presidential electors upon receipt of list of names of those elected from Secretary of State. Deletes requirement that Governor transmit certificates of election to persons elected presidential electors.

A.B. 200—CONRAD. (Elec. & Reap.) Amends Sec. 9050, Elec. C., re precincts for local, special, or consolidated elections.

Deletes requirement that special or consolidated election precincts be consecutively numbered.

A.B. 201—CONRAD. (Elec. & Reap.) Amends Secs. 1801, 1802, and 1834, Ed. C., changing date of election of school district governing board members from 3d Friday of May to 3d Friday of June.

- A.B. 202—CONRAD. (Elec. & Reap.) Amends Sec. 32002.2, H. & S. C., re elections in hospital districts.

Provides for mailing of notice of appointment to election officers, and of polling place and sample ballot to voters, by governing body rather than precinct clerks.

- A.B. 203—CONRAD. (Elec. & Reap.) Amends Sec. 5026, S. & H. C., re change of street names.

Requires city clerk to transmit to county clerk and county surveyor copy of resolution changing name of street.

- A.B. 204—CONRAD. (Elec. & Reap.) Amends Secs. 19090, 19091, 19092, 19094, and 19250, S. & H. C., re elections of highway lighting districts.

Provides for establishment of voting precincts and specified election officers.

Changes date of formation election from within 40 days to within 54 days after election called. Provides that supervisors may order canvass within 7 days after election.

Requires elections to be held in accordance with general election laws.

- A.B. 205—CONRAD. (Elec. & Reap.) Amends Sec. 2707, Elec. C., re publication of list of candidates and notice of election.

Deletes provision that, if such newspapers exist, one newspaper publishing list and notice is to represent political party casting highest vote in county at preceding general election and other newspaper is to represent party casting next highest vote.

- A.B. 206—HAHN AND MORRIS. (F. & G.) Amends Sec. 420 and adds Sec. 429.6, Elec. C., re sporting fishing licenses.

Provides that sporting fishing license is not required to take fish for purposes other than profit by angling in ocean waters when such angling is done in surf, or from beach or public pier.

- A.B. 207—HAHN. (Elec. & Reap.) Amends various Secs., Elec. C., re forms pertaining to primary elections.

Deletes erroneous references to August and May primaries and makes all dates blank.

- A.B. 208—HAHN. (Elec. & Reap.) Amends Secs. 2571 and 2573, Elec. C., re statements of number of voters and notice of offices and qualified parties.

Requires county clerks to transmit statement of number of voters in county to Secretary of State for direct primary on 95th rather than 76th day before election.

Requires Secretary of State to transmit notice to county clerks of offices for which candidates are to be nominated at primary and names of qualified parties 90 rather than 70 days before election. Excepts county, as well as townships, offices from requirement.

- A.B. 209—HAHN. (Elec. & Reap.) Amends Sec. 2454 and repeals various secs., Elec. C., re county central committees.

Deletes provisions for special separate ballots for election of county central committeemen in counties containing more than 20 assembly districts.

- A.B. 210—SMITH. (Jud.) Amends Sec. 27, Prob. C., authorizing making of testamentary dispositions to Federal Government.

- A.B. 211—MALONEY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re worker contributions.

Authorizes time for filing claim for excess deductions to be extended for period not to exceed 6 months for good cause.

- A.B. 212—ROSENTHAL, BURKE, AND GRANT. (Jud.) Amends Sec. 1744, C. C. P., re conciliation court in counties of 900,000 population or more.

Increases salary of the director of conciliation from \$6,000 to \$8,400 per annum. Creates position of counselor of conciliation at salary of \$5,400 per annum to provide supervision and counsel in conciliation matters and perform such other duties as judge of conciliation court may direct.

A.B. 213—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 204h, C. C. P., to change salaries of secretary of judges of superior court who acts as jury commissioner and his assistants in Los Angeles County, to unspecified sums.

A.B. 214—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 261.5, C. C. P., changing salaries of certain superior court employees in Los Angeles County to unspecified sums.

A.B. 215—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 261a, C. C. P., to change salaries of superior court employees of Los Angeles County to unspecified sums.

A.B. 216—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 1744, C. C. P., to change salaries of attaches of conciliation court of superior court judges in Los Angeles to unspecified sums.

A.B. 217—ROSENTHAL. (Jud.) Adds Sec. 8405, Pen. C., re arrest for misdemeanor.

With exceptions, prohibits arrest unless made within 3 years from date of arrest warrant.

A.B. 218—ROSENTHAL. (Jud.) New act, re municipal courts.

Establishes municipal court in district embracing the Cities of Los Angeles and San Fernando.

A.B. 219—ROSENTHAL. (Elec. and Reap.) Adds Secs. 471, 481, and 491, Gov. C., re apportionment of legislative and congressional districts.

Continues present congressional districts. Provides that additional representatives in Congress to which State becomes entitled shall be elected one-half by voters residing north of Sixth Standard Parallel South and one-half by voters residing south of said parallel, if number of additional representatives is an even number. If additional representatives is an odd number, one shall be elected at large and others as provided above.

Continues present senatorial districts.

Continues present assembly districts.

A.B. 220—CROWLEY, NIEHOUSE, AND BURKHALTER. (Ed.) Amends and repeals various secs., Ed. C., re child care centers.

Declares policy of Legislature to continue state support for centers and for payment of at least $\frac{1}{4}$ of program from parents' fees. Increases permissible total monthly income of family under means test; for family of 2 working parents and 1 child scale begins at \$300, for family of 1 parent, who is sole wage earner, and 1 child scale begins at \$245; scale increases by approximately \$40 for each additional child. Excepts certain student veterans from means test. Provides that only portion of pay of men on active duty in armed forces which is available for family support be included in total monthly income. Deletes prohibition against establishment of additional centers after February 20, 1946. Makes other technical and clarifying changes.

To take effect immediately, urgency measure.

A.B. 221—CROWLEY AND OTHERS. (Ed.) Amends Sec. 19601 and repeals Sec. 19613.5, Ed. C., re child care centers.

Continues centers on permanent basis. Deletes provision ending state support for centers on February 15, 1951. Appropriates unspecified sum to Department of Education for administration and support of centers from February 15 to June 30, 1951.

To take effect immediately, urgency measure.

A.B. 222—LEVERING. (G. E. & E.) Amends Sec. 5007, Ed. C., re investment of school district funds.

Authorizes governing boards of school districts to invest surplus district funds in notes, bills, or certificates issued by United States as well as in bonds.

A.B. 223—LEVERING. (G. E. & E.) Amends Sec. 18478, Ed. C., re change of high school location.

Excepts high school districts with more than 60,000 average daily attendance from provisions for change of high school location requiring petition signed by $\frac{2}{3}$ of electors and election at which $\frac{2}{3}$ of votes are affirmative.

A.B. 224—HAHN. (G. E. & E.) New act, prohibiting use of state-owned athletic facilities for any athletic contest which will not be televised by reason of agreement entered into by promoter or participant.

A.B. 225—HAWKINS. (Elec. & Reap.) Amends Sec. 5902, Elec. C., re duty of clerk in absent voting.

Provides that in municipal or district elections officer in charge of conducting election may send applications for absent voters' ballots to officer in charge of registration affidavits for comparison of signature on application with that on affidavit.

A.B. 226—HAWKINS. (Elec. & Reap.) Amends Sec. 5932 and repeals various secs., Elec. C., re absent voting.

Deletes special provisions re absent voting in elections in 5th and 6th class cities.

A.B. 227—HAWKINS. (Elec. & Reap.) Repeals Art. 3a, Ch. 5, Div. 8, Elec. C., re absent voting at municipal elections in cities of 5th and 6th classes.

A.B. 228—HAWKINS. (Elec. & Reap.) Amends Sec. 9750, Elec. C., re notice of municipal elections.

Requires city clerk to publish notice of general municipal election in period between 75th and 40th days before election, rather than notice of any municipal election in period between 60th and 31st days before election.

Deletes requirement that notice contain statement of measures to be voted on and description of voting precincts and location of polling places.

A.B. 229—HAWKINS. (Elec. & Reap.) Amends Secs. 5565 and 5724, Elec. C., re conduct of elections.

Deletes references to tally list in Sec. 5565, Elec. C., re form for roster of voters and tally list.

Inserts in form for roster of voters a certification by election officers that certain listed voters signed roster but failed to vote or were challenged and denied right to vote, rather than certification that certain listed voters did not vote.

Provides that election officers rather than clerks keeping poll lists shall keep list of voters who have been assisted in marking ballots, and that lists shall be returned to county clerk and preserved with other election materials and records, rather than returned in same way as poll lists are returned and preserved.

A.B. 230—WATERS. (Elec. & Reap.) Adds Sec. 481, Gov. C., re apportionment of senatorial districts.

Continues present apportionment, except that Alpine County is taken from 9th Senatorial District and added to 28th.

A.B. 231—MOSS AND FLEURY. (G. E. & E.) Amends Sec. 1659, Ins. C., re agents, brokers, and solicitors.

Deletes provision authorizing solicitor to be licensed as broker or as agent.

A.B. 232—MORRIS. (Jud.) Amends Sec. 690.2, C. C. P., exempting one television set and equipment from execution or attachment.

A.B. 233—MALONEY AND DOLWIG. (W. & M.) Appropriates \$65,000 annually from final balance of Fair and Exposition Fund for support of Grand National Junior Livestock Exposition, No. 1-A District Agricultural Association.

A.B. 234—FLEURY. (Jud.) Amends Secs. 1731.5 and 1732, W. & I. C., re commitments to Youth Authority.

Extends time to January 1, 1954, that court may refer designated persons to Youth Authority after Authority has certified to Governor availability of facilities and certified to court availability of beneficial training.

Extends to January 1, 1954, time after which court shall commit designated persons directly to Authority.

A.B. 235—SILLIMAN. (Engrossment) Amends various Secs., Ag. C., re containers for lettuce and carrots.

Permits packing of bunched carrots in standard containers numbers 45D, 45E, 45F, and 45G. Requires carrots packed in 45D or 45E containers to consist of not

more than 6 dozen bunches, and carrots packed in 45F or 45G containers to consist of not more than 3 dozen bunches.

Deletes requirement that lettuce be tightly packed so that no additional heads could be placed in any layers without damaging heads, and substitutes requirement that heads be fairly tightly packed.

Provides dimensions for new lettuce containers numbers 45D, 45E, 45F, and 45G. Permits packing of lettuce in new containers numbers 45D or 45E under same requirements as pertain to 45A and 45B containers. Deletes requirement that lettuce be so packed as to cause slight bulge of crates when lidded.

A.B. 236—MCCOLLISTER. (Soc. Wel.) Repeals Sec. 1507, W. & I. C., which provides that Ch. re needy children shall be liberally construed.

A.B. 237—MCCOLLISTER. (Soc. Wel.) Amends Sec. 118, W. & I. C., re confidential information in respect to public assistance.

Provides in cases of public assistance, for which grants-in-aid are received from United States Government, law enforcement officials may obtain confidential information in cases where needy child receiving aid has been abandoned or deserted by parent.

A.B. 238—MCCOLLISTER. (Soc. Wel.) Adds Sec. 1531, W. & I. C., re liability of brother or sister to support needy child.

See digest of S.B. 721, apparently identical.

A.B. 239—MCCOLLISTER. (Soc. Wel.) Adds Sec. 1552.1, W. & I. C., re payment in kind in necessities rather than in money as aid to needy children.

Provides aid granted may be paid in kind in necessities when it appears that person to whom aid is paid on behalf of a needy child is incapable of making proper use of money payments.

Requires approval of county and State Department of Social Welfare for payments in kind.

A.B. 240—MCCOLLISTER. (Soc. Wel.) Amends Secs. 1510, 1511, and 1512, W. & I. C., re amount of aid to needy children.

Provides present specified amounts apply to needy child and 4 other needy children living in same home, and appropriates unspecified amounts for each of other additional needy children.

A.B. 241—MCCOLLISTER. (Soc. Wel.) Amends Sec. 1500, W. & I. C., re definition of needy child.

Provides a needy child includes person denied parental support because of continued absence of mother, or absence of father for one year or more.

Provides needy child does not include unborn child.

A.B. 242—SMITH. (Jud.) Adds Sec. 1529, Prob. C., re guardian and ward.

Provides where spouse is incompetent, proceeding for transfer or other disposal of community realty, or community or separate property of either spouse subject to homestead, is maintainable only under Ch. 2A, Div. 4, Prob. C.

AB. 243—STANLEY. (Jud.) Amends Sec. 27285, Gov. C., re recording of documents with county recorder.

Substitutes Director of Bureau of Land Management of Department of Interior or other duly authorized officer or employee for Commissioner of the General Land Office since latter federal agency has been superseded by former.

Authorizes recording, without acknowledgment, of copies of decisions, as well as letters, of Department of Interior or of authorized officers or employees thereof, approving assignments, as well as surrenders, of certain federal mineral leases or incumbrances thereon.

Makes other changes to conform.

A.B. 244—STANLEY. (Jud.) Amends Sec. 27287, Gov. C., re recording of instruments with county recorder.

Changes "document" to read "instrument" in specifying requirements for acknowledgment before recording.

A.B. 245—FLEURY. (Rev. & Tax.) Amends Sec. 4654.4, R. & T. C., re distribution of property taxes to funds.

Provides that distribution of taxes to fund for which levied shall be on basis of rate for preceding fiscal year and in same proportion that rate for fund bears to total rate, but in amount not less than required by State Constitution.

A.B. 246—FLEURY. (Rev. & Tax.) Repeals and adds various Secs., R. & T. C., to revise method and amount of property tax distributions.

A.B. 247—FLEURY. (Rev. & Tax.) Amends Secs. 4653.8, 4656.8, and 4657, R. & T. C., re distribution of property taxes.

Provides for distribution of amounts collected as cost of preparing delinquent list re property on secured roll to county general fund, instead of salary fund, and for distribution of interest and redemption penalties to county general fund, rather than fund for which taxes levied.

A.B. 248—COATS AND HAGEN. (Mun. & C. G.) Amends Act 6447, the Construction and Employment Act, re appropriation from Postwar Unemployment and Construction Fund for repair of flood damage.

Appropriates \$380,000 from said fund to be allocated to certain qualifying counties for repair and restoration of public works damaged by floods after November 1, 1950.

Limits State's share to $\frac{2}{3}$ cost of replacement in certain cases.

To take effect immediately, urgency measure.

A.B. 249—GEDDES AND DOLWIG. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment and disability insurance.

Limits period of recovery of benefit overpayments by civil action or offset to 1 year from date of notice.

Extends from 7 to 10 days time for filing appeal from benefit determination.

Deletes authority of director to appoint personnel of the appeals board. Transfers power to pay disputed benefit claims and assess employer or insurer therefor from commission to director.

Corrects various cross references.

A.B. 250—GEDDES AND DOLWIG. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment and disability insurance.

Deletes fines from amounts payable to contingent fund. Deletes provisions for transfer of funds from clearing account in Unemployment Fund to **contingent fund**; statement that amounts so transferred were erroneously deposited in Unemployment Fund; and for retaining in clearing accounts, amounts payable as refunds from **contingent fund** money.

Makes payment to other state in error of amounts due department, payment to department at time of such payment to other state.

Changes from January 1, to December 31, date on which fund balance for determining reduced contributions rates is computed.

Extends from 10 to 15 days, time within which wage earner reports may be filed after demand without penalty.

Extends authority to accelerate filing and payment requirements to any business of temporary or seasonal nature.

Transfers authority to grant extension of time for filing petition for reassessment from commission to appeals board. Deletes requirement that notices of assessments in excess of \$300 be served by registered mail.

Extends authority to levy assessments to any case where collection of contributions will be jeopardized rather than where jeopardy is due to leaving state, discontinuing business or concealing assets. Extends from 10 to 15 days, time for petitioning for reassessment in such cases.

Requires successor employing unit to withhold and pay to department, unpaid amounts due department by predecessor to extent of purchase price. Gives director all remedies for collection against successor which are applicable to predecessor.

Extends from 20 to 45 days the period that credits, debts or personal property must be withheld pursuant to notice to withhold. Makes party failing to so withhold,

personally liable for loss to department to extent of value of such property under his control.

Authorizes allowance of credit or refund by director on his own initiative within time for filing claim, whether claim filed or not. Requires worker refunds to be made within one year of allowance of credit or approval of claim.

Authorizes and prescribes procedure for assessment and collection of refunds erroneously made, with interest at 6 percent from date of notice.

Requires notice by representative of insolvent employing unit or estate to be filed in 30 rather than 90 days.

Makes numerous technical changes.

A.B. 251—GEDDES AND DOLWIG. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance.

Changes period of disqualification for false statement from minimum of 1 week to 1 day and from maximum of 5 weeks to 35 days; for subsequent disqualifications for such cause from 8 weeks to 56 days; and disqualification because of pregnancy from 4 weeks to 28 days. Makes definition of disability applicable to period of a day rather than a week; and provisions re eligibility while receiving unemployment or workmen's compensation applicable to any period rather than any week.

Authorizes payment of interest on contribution refunds and judgments from disability fund.

Deletes provision limiting payments for administrative expense of department to 5 percent of fund.

Provides for reversion of payments unclaimed within 3 years to account in fund from which payable.

Transfers authority to provide regulations governing appeals from determination of insurer liable for benefit payments from California Employment Stabilization Commission to appeals board.

A.B. 252—MORRIS. (Mil. Aff.) Adds Sec. 6.5, B. & P. C., re examination preference for disabled veterans.

Provides for addition of 15 points to score, grade, or mark, of any disabled veteran as defined by Sec. 18541, Gov. C., and resident of State for 10 years preceding examination, in examination which is condition precedent to practice of business, profession, or other means of livelihood.

A.B. 253—LEVERING. (Soc. Wel.) Adds Sec. 1523.5, W. & I. C., re aid to needy children.

See digest of S.B. 955, apparently identical.

A.B. 254—LEVERING. (Soc. Wel.) Amends Sec. 1520, W. & I. C., re property qualifications for aid to needy children.

See Digest of S.B. 956, apparently identical.

A.B. 255—LEVERING. (Jud.) Amends Secs. 2223 and 2223.5, W. & I. C., re recovery of old age security aid received in violation of law.

See digest of S.B. 230, apparently identical.

A.B. 256—LEVERING. (Jud.) Amends Secs. 1001, 1011, and 1024, Prob. C., adds Sec. 2231, W. & I. C., re clearances from county welfare director as prerequisite to distribution of estates of decedents 65 years of age or older.

See digest of S.B. 229, apparently identical.

A.B. 257—SHERWIN. (W. & M.) New act, appropriating \$1,815,521 to Department of Education for administration and support of child care centers to augment 1950 appropriation.

To take effect immediately, usual current expenses.

A.B. 258—SHERWIN. (W. & M.) New act, making money in Revenue Deficiency Reserve Fund available for use in state of extreme emergency under California Disaster Act.

Authorizes transfer of money in Revenue Deficiency Reserve Fund to Emergency Fund upon direction of Governor, Controller, and Director of Finance and pursuant to recommendation of California State Disaster Council, if state of extreme

emergency is proclaimed in 1951-1952 Fiscal Year. Authorizes expenditure to relieve and alleviate emergency and provides for retransfer of balance upon termination of emergency.

To take effect immediately, urgency measure.

A.B. 259—SHERWIN. (W. & M.) Appropriates \$25,000 from State Highway Fund, to reimburse Emergency Fund for amount allocated for study in connection with toll bridge across San Francisco Bay.

To take effect immediately, usual current expenses.

A.B. 260—LYON. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re on-sale general licenses.

Authorizes issuance of club license to technical, professional society composed of members engaged in practice of one of the sciences or in other work which contributes to practice or advancement of one of the sciences, and which meets prescribed standards.

A.B. 261—MALONEY. (Fin. & Ins.) Adds Sec. 122.5, Lab. C., re Industrial Accident Commission.

Directs commission to appoint full-time medical director and assistants, former to receive not less than \$10,000 per annum and latter, \$7,500.

A.B. 262—MALONEY. (Fin. & Ins.) Amends Sec. 3204, Lab. C., re workmen's compensation, making no substantive change.

A.B. 263—MALONEY. (Fin. & Ins.) Amends Secs. 4452, 4453, and 4656, Lab. C., re workmen's compensation.

See digest of S.B. 140, apparently identical.

A.B. 264—MALONEY. (Fin. & Ins.) Amends Secs. 4650 and 4652, Lab. C., re workmen's compensation.

See digest of S.B. 224, apparently identical.

A.B. 265—MALONEY. (Fin. & Ins.) Amends Sec. 4650, Lab. C., re workmen's compensation.

Deletes requirement for payment for temporary disability of more than 49 days from first day employee leaves work as result of injury.

A.B. 266—MALONEY. (Fin. & Ins.) Amends Sec. 4656, Lab. C., re workmen's compensation.

See digest of S.B. 226, apparently identical.

A.B. 267—MALONEY. (Fin. & Ins.) Repeals and adds Sec. 4702, Lab. C., re workmen's compensation.

See digest of S.B. 139, apparently identical.

A.B. 268—MALONEY. (Fin. & Ins.) Amends Sec. 4702, Lab. C., re workmen's compensation.

See digest of S.B. 225, apparently identical.

A.B. 269—SMITH AND OTHERS. (Ind. R.) Adds Sec. 1106, Lab. C., re political activities.

Excludes Communist Party and activities involving disloyalty or overthrow of government by force from meaning of terms—politics, political activities, or affiliations and political action or activity as used in provisions prohibiting employer interference with such activities.

A.B. 270—BABBAGE AND STANLEY. (Mun. & C. G.) Amends Sec. 602, W. & I. C., re expenses of members of probation committees.

Allows probation committee members reasonable expenses as approved by judge of juvenile court, rather than reasonable traveling expenses so approved.

A.B. 271—BABBAGE AND STANLEY. (Mun. & C. G.) Amends various secs., W. & I. C., re assistant probation officers and deputy probation officers.

Provides for appointment of assistant probation officers by probation officer, subject to approval by majority vote of members of probation committee and by

juvenile court judge, rather than by juvenile court judge on nomination of probation committee.

Deletes present statutory terms of office for assistant probation officers, and requirement that assistant probation officers receiving salary in excess of \$250 per month devote full time to duties of office and prohibiting them from being candidates for or seeking nomination for any other public office or employment. Deletes provision for removal of assistant probation officers by judge of juvenile court.

Disqualifies any person who is sheriff or constable or who is related, by consanguinity or affinity, within 3d degree to judge of juvenile court or to member of probation committee, for appointment to or receipt of salary of office of deputy probation officer.

A.B. 272—BABBAGE AND STANLEY. (Mun. & C. G.) Amends Secs. 664, 665, and 666, W. & I. C., re appointment and removal of juvenile hall employees and duties of probation officers.

Provides for appointment of superintendent or matron of juvenile hall by probation officer with approval of probation committee and juvenile court judge, rather than by board of supervisors upon nomination of probation committee and approval of juvenile court judge, and for appointment of all other employees of juvenile hall by probation officer, rather than by board of supervisors upon nomination of probation committee and approval of juvenile court judge.

Provides for removal of superintendent or matron of juvenile hall by probation officer with consent of probation committee and juvenile court judge, and for removal of other juvenile hall employees by probation officer in his discretion, rather than for removal of superintendent or matron and other employees by probation committee.

Requires probation officer, rather than superintendent of juvenile hall, to keep classified list of expenses for operation of juvenile hall, and to file duplicate copy with county board of supervisors.

A.B. 273—BABBAGE AND STANLEY. (Mun. & C. G.) Amends Sec. 960, W. & I. C., re establishment and maintenance of schools in juvenile homes and camps.

Permits board of supervisors by ordinance to direct governing board of school district in which juvenile home or camp is situated to establish and maintain public schools in any juvenile home or camp established in county of such grade or grades as in judgment of governing board of school district may be necessary, as alternative to directing establishment and maintenance of such schools by county superintendent of schools, and in same manner. Makes provisions applicable to maintenance of schools in juvenile halls applicable to schools so established and maintained, correcting erroneous cross reference to such laws.

A.B. 274—BECK. (Fin. & Ins.) Amends Sec. 4903, Lab. C., re workmen's compensation.

See digest of S.B. 1522, apparently identical.

A.B. 275—BECK. (Fin. & Ins.) Amends Secs. 5405 and 5406, Lab. C., re workmen's compensation.

See digest of S.B. 1520, apparently identical.

A.B. 276—BECK. (Fin. & Ins.) Amends Sec. 5406, Lab. C., re workmen's compensation.

See digest of S.B. 1521, apparently identical.

A.B. 277—BECK. (Fin. & Ins.) Amends Sec. 5410, Lab. C., re workmen's compensation.

Extends from 5 to 10 years time for instituting compensation proceeding on ground of new and further disability.

A.B. 278—BECK. (Fin. & Ins.) Amends Sec. 5804, Lab. C., re workmen's compensation.

Prohibits change in compensation award after 10, rather than 5, years from date of injury.

A.B. 279—BECK. (Fin. & Ins.) Repeals Sec. 5804, Lab. C., prohibiting change in workmen's compensation award after 5 years from date of injury.

A.B. 280—MOSS AND FLEURY. (C. S. & S. P.) Amends Secs. 18021, 18023, and 18025, Gov. C., re overtime of salaries state employees.

Provides generally that for salaried state employees, overtime pay and compensating time off shall be given at $1\frac{1}{2}$ times regular rate.

A.B. 281—FLEURY AND MOSS. (Fin. & Ins.) Amends Sec. 5801, Lab. C., re workmen's compensation.

See digest of S.B. 530, apparently identical.

A.B. 282—STEWART. (Pub. H.) Adds Secs. 9518.1 and 9522.18, B. & P. C., re regulation of dry cleaning.

Adds certain general provisions of B. & P. C. to chapter relating to cleaning, dyeing, and pressing and rules and regulations thereunder.

A.B. 283—STEWART. (Pub. H.) Adds Sec. 9540.6, B. & P. C., re eligibility for issuance of license by State Board of Dry Cleaners.

Provides that no person shall be eligible for license to engage in dry cleaning industry who is suffering from contagious, infectious, communicable disease.

Prohibits employment of any such person in any operation of dry cleaning industry requiring physical contact with garments belonging to public.

A.B. 284—STEWART. (Pub. H.) Adds Sec. 9540.7, B. & P. C., re examination of applicants for licenses issued by State Board of Dry Cleaners.

Provides for removal from list of eligible applicants and forfeiture of examination fee, applicants failing to appear for examination after notification by board for 3 consecutive examinations.

A.B. 285—STEWART. (Pub. H.) Adds Sec. 9540.8, B. & P. C., re disciplinary action by State Board of Dry Cleaners.

Authorizes board to impose disciplinary action against any licensee for violation of law or rules and regulations of the board.

A.B. 286—STEWART. (Pub. H.) Adds Sec. 9550.1, B. & P. C., re eligibility for issuance of a license by State Board of Dry Cleaners.

Provides that no person shall be eligible for registration certificate to engage in dry cleaning industry who is suffering from contagious, infectious, or communicable disease.

A.B. 287—STEWART. (Pub. H.) Adds Secs. 9510.1 and 9598.5, B. & P. C., re advertising in dry cleaning industry.

Defines "advertise" and prohibits the use by licensee of any untrue or misleading advertising which is known, or which by exercise of reasonable care should be known, to be untrue or misleading.

Provides for disciplinary action in accordance with powers conferred upon board against licensee who violates provisions.

A.B. 288—STEWART. (Pub. H.) Adds Sec. 9594.9, B. & P. C., re causes for disciplinary action by State Board of Dry Cleaners.

Makes cause for disciplinary action aiding or abetting unlicensed person to evade provisions of law re cleaning, dyeing, and pressing, or combining or conspiring with unlicensed person, with intent to evade provisions of such law.

A.B. 289—STEWART. (Pub. H.) Adds various Secs., B. & P. C., re dry cleaning.

Authorizes State Board of Dry Cleaners to deny, suspend, or revoke license if holder thereof or applicant has been convicted of felony or crime involving fraud, deceit or dishonesty, or is guilty of action constituting cause for disciplinary action.

Authorizes suspension or revocation of license in any action otherwise proper in any court involving licensee's legal obligations as dry cleaner.

Provides that lapsing or suspension of license by operation of law or decision of board or court or voluntary surrender of license by licensee shall not deprive board of jurisdiction to investigate or discipline licensee.

Makes other provisions for revocation and suspension of licenses, and for reinstatement thereof.

A.B. 290—STEWART. (Pub. H.) Adds various Secs., B. & P. C., re issuance of licenses by the State Board of Dry Cleaners.

Authorizes board to issue 4 forms of licenses and 5 classes of shop licenses.

Authorizes shop owner-operators to perform services permitted by any of the classes of shop licenses. Restricts licensee of all other forms of shop licenses to performance of services permitted by his particular license.

A.B. 291—TOMLINSON. (Ed.) Amends Sec. 19437, Ed C., providing for use of school property as civic centers with or without cost, instead of without cost.

A.B. 292—DUNN. (Mil. Aff.) Adds Sec. 985.4, M. & V. C., re farm and home purchases by veterans.

Exempts veterans entitled to federal aid in acquiring homes due to loss of use of lower limbs from maximum limits on value of farm or home and amount expendable by Department of Veterans Affairs under Veterans' Farm and Home Purchase Act of 1943.

A.B. 293—DUNN. (Agr.) Adds Secs. 20176 and 20177, Ed C., establishes state laboratory for diagnosis of livestock and poultry disease in or near San Jose as part of University of California and appropriates unspecified sum to University for such purpose.

A.B. 294—BROWN. (Trans. & C.) Adds Sec. 604.14, Veh. C., re ambulances.

Makes it unlawful to operate ambulance or permit it to be operated unless there is at least one attendant in it who holds certificate of completion of standard Red Cross first aid or other equivalent course.

A.B. 295—BROWN. (Agr.) Adds Sec. 626.5, Ag. C., re products prepared from goat's milk.

Provides that milk used for evaporated goat milk, dried milk, or nonfat dry solids shall contain not more than 75,000 bacteria per milliliter and that standards for composition of such milk shall be fixed by Director of Agriculture. Makes provision re market milk applicable to such goat's milk.

A.B. 296—BROWN. (G. E. & E.) Amends Sec. 2248, H. & S. C., to increase maximum allowable expenses for board members of mosquito abatement districts in attending board meetings, from \$5 to \$10.

A.B. 297—BROWN. (Trans. & C.) Amends Sec. 650.6, Veh. C., re special restrictions on lamps.

Authorizes vehicles used by mosquito or pest abatement districts to be equipped with flashing or other red lights for use at night or at times of low visibility when vehicles are parked or working on highway dispersing insecticides in aerosol form or as mists, fogs, or smokes.

A.B. 298—BROWN. (Pub. H.) Amends Sec. 2206, H. & S. C., re mosquito abatement districts.

Extends provisions that no mosquito abatement district shall be subject to District Investigation Act of 1933, from 91st day after final adjournment of 1951 Regular Session, to 91st day after final adjournment of 1953 Regular Session.

A.B. 299—BROWN. (Pub. H.) Amends Sec. 2206, H. & S. C., to extend indefinitely provision that mosquito abatement districts shall not be subject to District Investigation Act of 1933.

A.B. 300—CROWLEY. (Mun. & C. G.) New act, the Fairfield-Suisun Sewer District Act. Creates Fairfield-Suisun Sewer District, defines its powers and duties and provides for its operation and management.

To take effect immediately, urgency measure.

A.B. 301—STANLEY. (G. E. & E.) New act, to establish line of ordinary high tide in Newport Bay.

Establishes line of ordinary high tide constituting boundary between described upland parcels and tide and submerged lands granted by State to county of Orange.

A.B. 302—HAHN, ROSENTHAL, AND MORRIS. (Jud.) Adds Ch. 20, Div. 3, B. & P. C., re regulation and licensing of shorthand reporters.

Creates in Department of Professional and Vocational Standards, a State Board of Examiners of Shorthand Reporters; prescribes its duties and powers.

Provides for certification of shorthand reporters, for revocation and suspension of such certificate, for examination of applicants, and prescribes qualifications.

Creates Certified Shorthand Reporter Fund, and provides for fees and penalties.

A.B. 303—HAHN. (Mun. & C. G.) Amends Sec. 29747, Gov. C., re records of county auditor.

Authorizes county auditor to retain photographic copy of lists of all claims allowed against county or district as alternative to preserving duplicate lists.

A.B. 304—HAHN. (Mun. & C. G.) Amends Sec. 4790, H. & S. C., re county sanitation districts.

Permits mechanical reproduction of all signatures and countersignatures on bonds and their coupons excepting one signature or countersignature on bonds which shall be manually affixed.

A.B. 305—LEVERING, MORRIS, AND HAHN. (B. & C.) Adds Sec. 172b, Pen. C., re sale of alcoholic beverages in vicinity of University of California at Los Angeles.

Makes sale of alcoholic beverages in excess of 3.2 percent alcoholic content within 1½ miles of grounds of University of California at Los Angeles a misdemeanor.

Exempts sale in existing licensed premises. Permits transfer of existing off-sale beer and wine license or on-sale beer and wine license from one premises to another within prescribed area.

To take effect immediately, urgency measure.

A.B. 306—BUTTERS. (Elec. & Reap.) Amends Sec. 4571, Elec. C., re election expenses, to renumber as Sec. 4502.5.

A.B. 307—BUTTERS. (Elec. & Reap.) Amends Secs. 5560 and 7072, Elec. C., re election offenses.

Prohibits distribution of pamphlets, cards, literature, or other printed matter in behalf of any candidate or measure within 100 feet of polling place.

Deletes provision making it felony to carry away or destroy poll list, or to so attempt, for purpose of invalidating election.

A.B. 308—BUTTERS. (Elec. & Reap.) Amends Secs. 5505 and 5508, and repeals Sec. 5562, Elec. C., re conduct of elections.

Deletes requirement that ballot box be marked on outside general or municipal "tickets" and substitutes "ballots."

Deletes requirement that polling place be equipped with guard rail, rope or other barricade.

A.B. 309—BUTTERS. (Elec. & Reap.) Amends Secs. 1708 and 1709, Elec. C., re municipal initiative elections.

Requires signers of initiative measures to give residence address. Requires clerk to present petition at next meeting of legislative body after he completes examination of petition for sufficiency.

A.B. 310—BUTTERS. (Elec. & Reap.) Amends Sec. 681 and repeals various Secs., Elec. C., re appointment of election officers.

Repeals provisions for applications to serve as election officers and for publication of lists of election officers and polling places.

A.B. 311—GEDDES. (Fin. & Ins.) Adds Section 1648.4, amends Sec. 1676, Ins. C., re insurance agent's licenses.

See digest of S.B. 166, apparently identical.

A.B. 312—LANTERMAN AND OTHERS. (Mun. & C. G.) Amends Act 9129, the Metropolitan Water District Act.

Provides that "county water district" as used in act includes county water-works districts.

A.B. 313—LANTERMAN AND OTHERS. (Mun. & C. G.) Amends Act 9123, the County Waterworks District Act.

Authorizes districts to engage in development and conservation of water supplies for purposes of district.

Permits formation of district of noncontiguous territory and annexation of non-contiguous territory if board of supervisors determines that water may efficiently and economically be supplied to each parcel through same system.

Requires that petition for annexation include description of improvements necessary to supply territory with water.

Permits issuance of bonds chargeable exclusively against annexed territory if improvements necessary to provide water therefor are not of district-wide benefit.

Authorizes establishment of zones in districts (a) to incur bonded indebtedness for water system and necessary improvements therein, and (b) for acquiring or improving water system with receipts from special charges.

Authorizes separate petition for formation of zones in conjunction with petition to form district.

A.B. 314—LANTERMAN AND OTHERS. (Mun. & C. G.) Amends Act 9129, the Metropolitan Water District Act.

Amends various provisions of act to permit county waterworks districts to participate in metropolitan water districts.

A.B. 315—BELOTTI. (G. E. & E.) Adds Sec. 5602, P. R. C., re state payments to counties in lieu of taxes on land acquired for state parks.

See digest of S.B. 6, apparently identical.

A.B. 316—BELOTTI. (F. & G.) Adds Sec. 810.6, F. & G. C., re bag limit on clams taken from Humboldt Bay.

See digest of S.B. 4, apparently identical.

A.B. 317—BELOTTI. (Trans. & C.) New act, County Highway-Aid Act of 1951, re State and federal funds for improvement of county highways.

See digest of S.B. 5, apparently identical.

A.B. 318—BELOTTI. (F. & G.) Adds Sec. 506, F. & G. C., re creation of junior fishing reserve in Fish and Game District 1½.

See digest of S.B. 1, apparently identical.

A.B. 319—BELOTTI. (G. E. & E.) Adds Secs. 5003.1, 5006.3, and 5157.4, P. R. C., re state parks and public recreation facilities.

See digest of S.B. 7, apparently identical.

A.B. 320—BELOTTI. (G. E. & E.) New act, re repair and restoration of levees, flood control works, channels, irrigation works, city and county roads and bridges and other property damaged by storm and flood.

Appropriates unspecified sum to Emergency Fund specified in Item 277, Budget Act of 1950, to be expended by Department of Public Works for restoration and repair of works and property damaged by storm or flood after December 31, 1949, on matching basis.

To take effect immediately, urgency measure.

A.B. 321—BELOTTI AND CHAPEL. (F. & G.) Adds Sec. 790.1, F. & G. C., re possession and sale of crabs and crab meat.

Permits possession and sale at any time of crab meat and cooked frozen whole crabs taken during open season, subject to rules of Fish and Game Commission; cost of inspection and marking to be paid by seller or owner.

A.B. 322—DOYLE AND GEDDES. (Trans. & C.) Adds Sec. 678.5, Veh. C., to require mudguards or other similar devices on all vehicles or combinations of vehicles.

A.B. 323—GEDDES AND OTHERS. (Fin. & Ins.) Amends Sec. 25603, Corp. C., re advertising securities.

See digest of S.B. 191, apparently identical.

- A.B. 324—GEDDES AND OTHERS. (Fin. & Ins.) Amends Sec. 25806, Corp. C., re expiration date of investment counsels' certificates.
See digest of S.B. 187, apparently identical.
- A.B. 325—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 5825, the Personal Property Brokers Act, re licenses.
See digest of S. B. 197, apparently identical.
- A.B. 326—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 7700, the California Small Loan Act, re licenses.
See digest of S. B. 193, apparently identical.
- A.B. 327—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 5825, the Personal Property Brokers Act, re desist and refrain orders.
Makes provision for issuance of such orders applicable to unlicensed as well as licensed brokers.
- A.B. 328—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 5825, the Personal Property Brokers Act, re suspension and revocation of licenses.
See digest of S. B. 196, apparently identical.
- A.B. 329—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 7700, the California Small Loan Act, re desist and refrain orders.
Makes provision for issuance of such orders applicable to unlicensed as well as licensed lenders.
- A.B. 330—GEDDES AND OTHERS. (Fin. & Ins.) Adds Sec. 17415, Fin. C., amends Act 2365, the Escrow Act, re powers and duties of commissioner.
See digest of S. B. 189, apparently identical.
- A.B. 331—GEDDES AND OTHERS. (Fin. & Ins.) Amends Sec. 17209, Fin. C., and Act 2365, the Escrow Act, re financial responsibility of escrow companies.
See digest of S. B. 195, apparently identical.
- A.B. 332—GEDDES AND OTHERS. (Fin. & Ins.) Adds Sec. 17416, Fin. C., amends Act 2365, the Escrow Act, re desist and refrain orders.
Authorizes issuance of desist and refrain orders to persons violating Escrow Act.
- A.B. 333—GEDDES AND OTHERS. (Fin. & Ins.) Amends Secs. 17407 and 17408, Fin. C., and Act 2365, the Escrow Act, re reports and examinations by commissioner.
See digest of S. B. 192, apparently identical.
- A.B. 334—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1345, the Check Sellers and Cashers Act, re required assets.
See digest of S. B. 201, apparently identical.
- A.B. 335—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1345, the Check Sellers and Cashers Act, re desist and refrain orders.
Authorizes issuance of such orders to persons acting without license or in violation of act.
- A.B. 336—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1345, the Check Sellers and Cashers Act, re advertising.
See digest of S. B. 188, apparently identical.
- A.B. 337—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1345, the Check Sellers and Cashers Act, re types of licensed businesses.
See digest of S. B. 200, apparently identical.
- A.B. 338—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1345, the Check Sellers and Cashers Act, re fidelity bonds.
See digest of S. B. 202, apparently identical.

A.B. 339—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 3603, the Industrial Loan Act, re publication of information.

See digest of S.B. 198, apparently identical.

A.B. 340—HANSEN. (C., P., & P. W.) New act, the Kings River Conservation District Act. Creates Kings River Conservation District and provides for its organization, operation, government, powers, and purposes.

A.B. 341—CALDECOTT. (Jud.) Adds Sec. 886, W. & I. C., re residence of ward of juvenile court.

Permits court to allow such ward to reside in county other than one of his residence. Allows placement of such ward under supervision of other county's probation officer.

A.B. 342—LIPSCOMB AND OTHERS. (Fin. & Ins.) Adds Ch. 1a, Div. 8, B. & P. C., and amends Sec. 2982, Civ. C., re sales of motor vehicles by dealers.

Prohibits automobile dealers from accepting assignment of insurance policy on vehicle traded in unless amount realized on policy by dealer is included in full or down payment made by purchaser and credited against sales price of automobile purchased. Violation by dealer is misdemeanor and purchaser may recover from him 3 times amount realized on insurance policy accepted without so including such amount in full or down payment.

Requires conditional sales contracts to recite, if such is case, that such amount realized is included in purchaser's down payment.

A.B. 343—CALDECOTT. (G. E. & E.) Add Ch. 3.5, Div. 3, B. & P. C., re regulation and certification of landscape architects.

Creates in the Department of Professional and Vocational Standards a California State Board of Landscape Architects.

Provides for certification of landscape architects, for revocation and suspension of certificates, for examination of applicants and prescribes educational requirements.

Prohibits holding out to practice landscape architecture without a certificate, prescribes penalties.

Creates California State Board of Landscape Architects Fund, and provides for fees.

A.B. 344—CONNOLLY AND OTHERS. (Pub. H.) Adds Art. 9, Ch. 2, Pt. 1, Div. 1, H. & S. C., re chronic disease program.

See digest of S.B. 982, apparently identical.

A.B. 345—CONNOLLY AND OTHERS. (Pub. H.) Appropriates \$50,000 to State Department of Public Health for chronic disease program.

A.B. 346—GEDDES, LIPSCOMB, AND LEVERING. (Fin. & Ins.) Amends Sec. 1431, Prob. C., re compromise of disputed claims of minors.

Provides that where court approves settlement or compromise of minor's disputed claim against third party, court may order that money paid in settlement be invested in account in insured savings and loan association.

A.B. 347—GEDDES, LIPSCOMB, AND LEVERING. (Fin. & Ins.) Amends Act 988, re investments in Federal Savings and Loan Associations.

Authorizes withdrawals by all minors rather than minors over age of 14 years.

Amplifies provisions re issuance of shares or share accounts in joint tenancy; authorizes such issuance to minors; permits all joint tenants to designate those empowered to act with respect thereto.

A.B. 348—GEDDES, LIPSCOMB AND LEVERING. (Fin. & Ins.) Amends Act 986, the Building and Loan Association Act, re regulation of building and loan associations.

Expands definition of advertisement to include letterhead, billboard, and sign and statements, rather than oral statements, broadcast by television, as well as by radio.

Deletes copartnership and corporation from definition of salesman.

Deletes requirement of hearing on application for specified changes in association name.

Requires as condition to issuance of branch license, filing fee of \$100; finding that association's financial program is sound. Requires specific designation including

word "branch" in name of each branch. Prohibits change of location of principal office or branch except with commissioner's approval; authorizes hearing and \$100 fee, if change is to another city.

Deletes clause making provisions re restoring impaired capital of association applicable to association issuing both stock and investment certificates when value of assets less liabilities, including investment certificate, and shares is less than the required investment certificate reserve.

Authorizes withdrawals by any minor, rather than minor 14 years of age or over; issuance of shares or investment certificates to minors as joint tenants; designation by all joint tenants of those authorized to act with respect thereto.

Requires association to honor third party adverse claim to shares, investment certificates, or personal property only pursuant to order of court or upon execution of indemnity bond by adverse claimant. Permits association to refuse payments upon affidavit that payee is fiduciary acting in violation of trust.

Authorizes investment in leasehold improvements as well as furniture, fixtures, furnishings and equipment, necessary or proper for business of association; increases limitation on such investments from 10 to 20 percent of surplus and reserve, or 30 percent if no real property used as principal office or branch. Permits investments in excess of such limitations upon approval of $\frac{2}{3}$ of directors and of commissioner.

Deletes restrictions on loans to corporations in which agents and employees of the association are stockholders.

Prohibits agent, salesman or collector from representing that his office is the office or branch of an association. Prohibits issuing shares or investment certificates or paying withdrawals except at principal or branch office.

Authorizes filing and allowance of claims for damages resulting from disallowance of executory contract by commissioner in possession of association's assets; prescribes limitations and time for filing.

Authorizes payment of and prescribes rate of, interest on claims of creditors upon liquidation by commissioner.

Deletes obsolete cross-reference.

A.B. 349—MOSS AND COATS. (M., O., & M. I.) Amends Ch. 686, Stats. 1935, re Yuba River Debris Control Fund.

Prescribes method by which unexpended balance of appropriations made for restraining, impounding, and controlling debris along Yuba River shall be transferred to Yuba River Debris Control Fund.

A.B. 350—COATS. (Fin. & Ins.) Adds Sec. 4650.1, Lab. C., re workmen's compensation.

Provides for addition of interest at rate of 6% per annum on delayed disability payments.

A.B. 351—COATS. (Fin. & Ins.) Amends Sec. 5800, Lab. C., re workmen's compensation.

Substitutes for existing provision that interest on unpaid award runs from date it is made and filed, as to amounts payable forthwith, or date when due and payable, as to amounts payable in installments, a requirement for interest from date payment is due under award.

A.B. 352—NIEHOUSE AND OTHERS. (Soc. Wel.) Amends Sec. 1550, W. & I. C., re applications for aid to needy children.

Reduces from 90 to 60 days period within which county shall investigate applications for such aid.

Provides that county may continue investigation over this period and if eligibility for aid is established, aid shall begin on 1st day of month eligibility is established or on 1st day of month following 60-day period, whichever is earlier.

A.B. 353—NIEHOUSE. (Soc. Wel.) Amends Secs. 2190 and 3091.5, W. & I. C., re destruction of records of needy persons.

Authorizes destruction of records of aged persons and needy blind not receiving aid within more than 5 years prior thereto, by county boards of supervisors without making photostatic copies and preserving negatives as now required.

A.B. 354—NIEHOUSE. (Soc. Wel.) Adds Sec. 2181.05, W. & I. C., re statements concerning granting of old age security aid.

Provides that statements of information required from responsible relatives of applicants need not be under oath, but shall contain declaration they are made under penalties of perjury.

A.B. 355—NIEHOUSE AND OTHERS. (Mun. & C. G.) Adds Sec. 7.1, W. & I. C., to allow county boards of supervisors to delegate powers and duties to agents in cases of aid to needy children, old age security, indigents, or physically handicapped persons.

A.B. 356—NIEHOUSE AND OTHERS. (Soc. Wel.) Amends Sec. 1521, W. & I. C., re personal property qualifications for aid to needy children.

Provides needy child aid shall not be granted to orphan with over \$600 in personal property instead of cash and securities of like amount.

Excludes clothing, household effects, fuel, foodstuffs, and personal effects other than jewelry, from definition of personal property for needy child purposes.

A.B. 357—NIEHOUSE. (Rev. & Tax.) Adds Sec. 6006.1, R. & T. C., re exclusion from sales tax.

Excludes engraving of jewelry and similar articles for consumers who furnish materials used, and return to consumer of article engraved.

Makes same provision re producing, fabricating or processing of articles of clothing by dressmakers.

A.B. 358—NIEHOUSE. (Rev. & Tax.) Adds Sec. 9952, R. & T. C., re late payment of motor vehicle transportation license tax due to dishonor of operator's check.

Eliminates penalty and interest if Board of Equalization believes operator to be without fault and if check honored or payment otherwise made within 30 days after Controller notifies operator of dishonor.

A.B. 359—LEVERING AND OTHERS. (Soc. Wel.) Adds Sec. 1551.5, W. & I. C., re aid to needy children.

Allows such aid to be paid in forms other than cash when it appears person to whom aid is paid is unable to properly use cash payments.

A.B. 360—COOKE AND OTHERS. (Soc. Wel.) Amends various Secs., W. & I. C., re old age security in respect to county residence.

Eliminates requirement of continuous residence in county for at least 1 year immediately preceding date of application to establish county residence, and all reference to such county residence. Makes counties responsible for participation in cost of old age security to all recipients who reside therein, rather than making state responsible for full cost of security to persons having required state residence but not having 1 year's county residence. Amends provisions making appropriation for county assistance and state payments to counties accordingly.

A.B. 361—LEVERING AND OTHERS. (Soc. Wel.) Adds Sec. 2160.9, W. & I. C., re recipients of old age security who have removed from State.

Provides such recipients who have removed to another state for length of time sufficient to entitle them to old age security or similar benefits of other state, are presumed to have lost residence for old age security purposes.

Requires county in these cases to inquire of such recipients their intent as to residence and redetermine residence as to such recipients.

Provides termination of old age security where inquiry indicates recipient no longer resident.

A.B. 362—COOKE AND OTHERS. (Soc. Wel.) Amends 1520, W. & I. C., re real property qualifications for aid to needy children.

Provides no aid for needy children shall be granted where parent or child owns real property, including encumbrances, exceeding undesignated sum in assessed value.

Requires real property not occupied as home by child or parent to be used to provide for needs of child or parent.

A.B. 363—(COOKE AND OTHERS. (Soc. Wel.) Adds Sec. 1523.1, W. & I. C., re aid to needy children abandoned by parent.

Provides in cases of aid granted to needy child deserted or abandoned by parent, county board of supervisors shall notify district attorney.

Requires district attorney to report to board any action taken to enforce obligations of deserting or abandoning parent.

A.B. 364—ROSENTHAL. (Ed.) Amends and repeals various Secs., Ed. C., re child care centers.

Declares policy of Legislature to provide adequate child care center program. Deletes provisions ending state support for centers on February 15, 1951, and prohibiting establishment of additional centers after February 20, 1946. Makes other clarifying and technical changes.

To take effect immediately, urgency measure.

A.B. 365—ROSENTHAL. (Jud.) Amends Sec. 1203.11, Pen. C., re probation officers' reports.

Requires probation officers to file annual report dealing with persons released on probation to such officers, 90 days after December 31st of each year, rather than 2 such reports a year, one 15 days after June 30th and one 15 days after December 31st of each year.

A.B. 366—ROSENTHAL. (Jud.) Amends Sec. 643, W. & I. C., re probation officer's annual reports.

Allows probation officer 90, rather than 15, days after end of year for writing and filing his annual report as to wards of juvenile court.

A.B. 367—ROSENTHAL. (Jud.) Amends Sec. 826.5, W. & I. C., re juvenile court referees.

Deletes authorization to juvenile court judges to appoint recorders as referees in juvenile court matters, and all references to recorders acting as such referees, retaining provision for appointment of judges or justices as such referees. Requires that orders by such referees be reported in writing within 10 days to juvenile court judge for his approval. If any such order reported is not approved by juvenile court judge, judge or justice who made it as referee shall revoke his original order and certify case to juvenile court.

A.B. 368—LUCKEL. (Fin. & Ins.) Amends Sec. 10203, Ins. C., re group life insurance policies.

Authorizes such policies covering group of labor unions as well as single labor union.

A.B. 369—LUCKEL. (G. E. & E.) Adds Sec. 81, Lab. C., re deputy labor commissioners.

Requires compensation of deputies appointed to hear and determine claims for wages, penalties and demands of employees, to be fixed at rates comparable to state hearing officers and referees without regard to legal qualifications prerequisite to appointment.

A.B. 370—GEORGE D. COLLINS. (Jud.) Adds Sec. 360.5, C. C. P., re waiver of statute of limitations.

Invalidates waiver of statute of limitations except in writing signed by person obligated; such waiver to be effective for not more than 3 years from expiration of time limited.

A.B. 371—DAVIS AND LINDSAY. (Elec. & Reap.) Adds Sec. 492, Gov. C., re 2d Assembly District.

Provides that Counties of Trinity, Shasta, Siskiyou, Modoc, Lassen, Plumas, and Sierra, shall constitute 2d Assembly District.

A.B. 372—DAVIS AND LINDSAY. (Elec. & Reap.) Adds Sec. 471, Gov. C., re 2d Congressional District.

Provides that Counties of Siskiyou, Shasta, Modoc, Lassen, Amador, Tehama, Sierra, Inyo, Mono, Nevada, Alpine, Mariposa, Calaveras, Tuolumne, Plumas, El Dorado, Placer and Trinity shall constitute 2d Congressional District.

A.B. 373—DUNN. (Fin. & Ins.) Amends Sec. 3208, Lab. C., re workmen's compensation.

Adds injury to denture as one included in definition "injury."

A.B. 374—DUNN. (Fin. & Ins.) Amends Sec. 3208, Lab. C., re workmen's compensation.

Deletes provision in definition "injury" that damaged eye glasses will not be replaced or repaired unless damage is incident to injury causing disability for more than 7 days.

A.B. 375—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefit payments.

See digest of S.B. 889, apparently identical.

A.B. 376—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employment.

Deletes provision excepting services for religious, charitable, scientific, literary, or educational organizations from employment covered by provisions of the act.

A.B. 377—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employment.

Deletes provision excepting agricultural labor from employment covered by provisions of act.

A.B. 378—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employment.

Limits provision excepting domestic service in private home from employment, to such service performed for less than 24 days in calendar quarter and for less than \$50 wages.

A.B. 379—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

See digest of S.B. 891, apparently identical.

A.B. 380—DUNN. (Ed.) Repeals and adds Art. 3, Ch. 2, Div. 1, Ed. C., re qualifications and salaries of county superintendents of schools.

Substitutes 8 new classifications of counties according to total average daily attendance for existing 58 classifications according to population, as basis for determining salary and credential qualifications of such officers and prescribes new salaries and credentials. Provides for payment of new salaries to incumbents, and for issuance of new credentials at his request.

A.B. 381—STANLEY. (Agr.) Amends Act 384, re protection of rabbits from dogs.

Permits fees obtained by counties through issuance of dog license tags to be used to pay damages to owners of rabbits killed by dogs.

A.B. 382—LINDSAY. (F. & G.) Adds Sec. 506, F. & G. C., re game fish.

Requires tagging of all game fish spawned in captivity for commercial purposes as means of identification, subject to rules of Fish and Game Commission.

A.B. 383—DICKEY. (Jud.) Adds Sec. 1130, Prob. C., re trustees' vouchers.

Authorizes withdrawal of vouchers filed to support trustee's account upon filing certified copies. Requires production of such vouchers on demand unless court has authorized permanent withdrawal.

Authorizes clerk to destroy or deliver vouchers to trustee or his attorney, 6 months after settlement of related account.

A.B. 384—DICKEY. (Jud.) Adds Sec. 31648.1, Gov. C., re rights of superior court officers and attaches in county employees' retirement associations.

Provides that any superior court officer or attache included in association who, prior to inclusion, made contributions to retirement system superseded by association, and who has made contributions to association, shall be granted prior service credit for all service rendered by him as county employee or as superior court officer or attache.

A.B. 385—RUMFORD AND CONNOLLY. (Pub. H.) Adds Sec. 29015 and amends Sec. 29020, H. & S. C., re dangerous drugs.

Provides that provisions regulating dispensing of dangerous drugs does not apply to, or interfere with, furnishing or supplying, in a licensed hospital by a registered nurse, of hypnotic drugs to a registered bed patient when ordered by patient's attending physician.

Clarifies provisions relating to supplying of hypnotic drugs by physicians, dentists, chiropodists and veterinarians.

A.B. 386—CONNOLLY, HAHN, AND GEDDES. (Rev. & Tax.) Amends Sec. 6366, R. & T. C., re exemption of aircraft from sales and use tax.

Extends exemption to aircraft sold to nonresidents whose only use thereof in State will be in removing aircraft from State.

A.B. 387—GEDDES. (Rev. & Tax.) Adds Sec. 214.5, R. & T. C., re welfare exemption.

Excludes from exemption institutions for care of aged which in period of 5 years or less receive \$10,000 or more, or equivalent thereof, for furnishing care or other service to aged person or in any manner conveying to aged person any interest in property.

A.B. 388—CONNOLLY. (Jud.) Amends Sec. 674, C. C. P., re judgment liens.

Requires and specifies procedure for undertaking by judgment creditor in order to maintain lien of judgment upon appeal from order granting new trial in proceeding in which judgment was obtained.

Authorizes and specifies procedure for removal of such judgment lien by undertaking of judgment debtor after undertaking by plaintiff.

A.B. 389—GRANT AND OTHERS. (P. U. & C.) Amends Act 6386, the Public Utilities Act, and Sec. 851, P. U. C., to clarify powers granted to public utilities to encumber, as well as to sell or lease, surplus property.

A.B. 390—SHERWIN. (W. & M.) Appropriates \$145,875 in augmentation of Salary Increase Fund, Item 278, Budget Act of 1950.

To take effect immediately, usual current expenses.

A.B. 391—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes requirement that claimant make effort to secure work on his own behalf as condition to eligibility.

A.B. 392—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes requirement that claimant seek work on his own behalf as condition to eligibility.

A.B. 393—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re purpose of act.

Deletes provision declaring intent of legislature that claimants be required to seek employment on their own behalf.

A.B. 394—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re suitable employment.

Defines suitable employment as work in one's usual occupation or for which he is reasonably fitted, rather than such work regardless of whether or not it is subject to act.

A.B. 395—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re contributions by employers.

Requires, effective January 1, 1952, every employer to pay contributions at rate of 3.7% of wages.

A.B. 396—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re reduced contribution rates.

Repeals provisions providing for experience rating of employers and reduced contribution rates based thereon.

A.B. 397—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re charges to employers' accounts.

Deletes provisions excepting benefits paid to claimant subsequent to disqualification for voluntary quit or discharge for misconduct from charges to employers' accounts.

A.B. 398—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Extends ineligibility for benefits to any claimant who leaves work because of a dispute, rather than a trade dispute.

A.B. 399—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes provision imposing disqualification for failing to report at public employment office subsequent to disqualification.

A.B. 400—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Reduces from 8 to 5 weeks period of additional disqualifications which may be imposed in cases of successive disqualifications.

A.B. 401—GAFFNEY, GEORGE D. COLLINS, AND BERRY. (Ind. R.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Expands provision for increase in compensation recoverable by employee for serious and wilful misconduct to cover injury resulting from such misconduct on part of any one having authority over employee.

A.B. 402—GAFFNEY, GEORGE D. COLLINS, AND BERRY. (Ind. R.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Increases from 50% to 100% of award amount additionally recoverable by employee for serious and wilful misconduct of employer.

Eliminates \$3,750 limitation of maximum recovery for such misconduct.

A.B. 403—GAFFNEY, GEORGE D. COLLINS, AND BERRY. (Ind. R.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Provides additional disability payment of \$5 per week for each of first 2 dependents where injured employee suffers temporary disability.

A.B. 404—GAFFNEY, GEORGE D. COLLINS, AND BERRY. (Ind. R.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Provides for additional recovery by employee of corporation for serious and wilful misconduct when misconduct that of employer's "supervisor," as defined.

A.B. 405—GAFFNEY, GEORGE D. COLLINS, AND BERRY. (Ind. R.) Amends Sec. 4751, Lab. C., re workmen's compensation.

Provides for payments out of "subsequent injuries fund" where combined prior and subsequent partial disabilities cause 30%, rather than 70%, or more, permanent disability.

A.B. 406—EVANS. (P. U. & C.) New act, re equipment of streetcars and motor coaches.

Requires streetcars and motor coaches to be equipped with self-operating windshield wipers and adequate heating and defrosting equipment; prescribes standards for such equipment and penalties for violation of act.

A.B. 407—DOYLE. (Pub. H.) Amends Sec. 7315, B. & P. C., to increase compensation of each member of State Board of Cosmetology from \$10 to \$20 for each day's actual attendance at board meetings.

A.B. 408—DOYLE. (G. E. & E.) Repeals Sec. 1647.5, Lab. C., to delete authorization for inclusion of valid arbitration provision in contract between any person and employment agency.

A.B. 409—ROSENTHAL. (G. E. & E.) Adds Sec. 1631.1, Lab. C., re fees paid by applicants to employment agencies.

Makes it unlawful to charge fee in excess of 5% of applicant's first month's salary for services performed by employment agency.

A.B. 410—ROSENTHAL. (G. E. & E.) Amends Sec. 1630.1, Lab. C., re regulation of private employment agencies.

Requires employment agency to inform applicant as to conditions of employment at establishment before applicant is sent in response to request for employment.

A.B. 411—ROSENTHAL. (G. E. & E.) Repeals Ch. 1, Pt. 6, Div. 2, adds Sec. 1550, Lab. C., re private employment agencies.

Repeals Ch. 1, Div. 2, relating to regulation of private employment agencies. Declares operation of employment agencies to be exclusively a state function, and defines "employment agency."

Makes it misdemeanor to conduct employment agency in violation of act.

A.B. 412—ROSENTHAL. (G. E. & E.) Adds Sec. 1682, Lab. C., re listing of job openings by employer with employment agency.

Makes it unlawful to list job openings with employment agency until 48 hours after notifying in writing a local office of Department of Employment of such job opening.

A.B. 413—EVANS. (Fin. & Ins.) Adds Sec. 1141, Lab. C., re discrimination in employment.

Prohibits discrimination in employment based on presumption of physical unfitness due to age.

A.B. 414—HENDERSON. (Fin. & Ins.) Amends Sec. 4605, Lab. C., re workmen's compensation.

See digest of S. B. 587, apparently identical.

A.B. 415—HENDERSON. (Fin. & Ins.) Amends Secs. 4600 and 4601, repeals Secs. 4602 and 4603, Lab. C., re workmen's compensation.

See digest of S. B. 588, apparently identical.

A.B. 416—HENDERSON. (Fin. & Ins.) Amends Sec. 4600, Lab. C., re workmen's compensation.

See digest of S.B. 540, apparently identical.

A.B. 417—WATERS. (Elec. & Reap.) Amends Various Secs., Elec. C., re contest of elections.

Requires statement of contest of general election to specify section under which it is filed and date of declaration of result. Requires affidavit of contestant of primary election to show date of completion of canvass.

Makes provisions as to contests of primary elections which involve simple recount and other contests uniform by requiring filing of affidavit within 5 days after completion of canvass, by requiring clerk to present affidavits to court within 5 days after time for filing has passed, and by requiring hearing of contest not less than 10 nor more than 20 days from date of order fixing hearing.

A.B. 418—BROWN. (Pub. H.) Amends Secs. 154 and 6500, W. & I. C., re Modesto State Hospital.

Makes hospital a permanent rather than temporary state mental institution. Deletes provisions requiring temporary use and restricted procedures for the hospital.

A.B. 419—SILLIMAN. (M., O., & M. I.) Amends Sec. 7056, P. R. C., to make chapter re oil, gas, and mineral leases by public agencies applicable to reclamation districts.

A.B. 420—SILLIMAN. (C., P., & P. W.) Amends Sec. 3454, Pol. C., and adds Sec. 50933, Wat C., re reclamation districts.

Authorizes district to lease right to produce minerals or hydrocarbons on district property.

A.B. 421—ERWIN. (Ed.) Amends Sec. 18852, Ed. C., re school choirs.

Permits governing boards of school districts to purchase uniforms and other regalia for school choirs.

A.B. 422—MALONEY AND OTHERS. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re attaches of municipal court of San Francisco.

Increases number of deputy clerks receiving \$250 from 16 to 22.

A.B. 423—MALONEY AND OTHERS. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re San Francisco Municipal Court.

See digest of S.B. 52, apparently identical.

A.B. 424—MALONEY AND OTHERS. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, changing number of San Francisco municipal court judges to unspecified figure.

A.B. 425—SHERWIN. (G. E. & E.) Adds Sec. 225q, Civ. C., re adoption of children.

Makes cost of administering licensed county adoption programs and cost of care of child from relinquishment until placement, not in excess of \$200, a State charge.

Authorizes Department of Social Welfare to adopt rules to determine costs and manner of claiming them.

Provides Federal grants-in-aid, if any, for such purpose shall be first applied to defer costs.

A.B. 426—SHERWIN. (G. E. & E.) Amends Secs. 1622 and 2302, W. & I. C., re averaging costs of inspection on fiscal year basis for licensed private institutions for child care, home finding agencies, institutions and boarding homes for aged persons.

Provides present sum of \$4 per month per license allotted to cost of inspecting such institutions shall be averaged on fiscal year basis to determine limit of cost.

A.B. 427—BURKHALTER, COOKE, AND McMILLAN. (Ed.) Adds Sec. 24531, Ed C., re fire protection in school woodwork shops.

Requires installation and maintenance of automatic sprinkler systems approved by State Fire Marshal in woodwork shops in public and private schools, and authorizes State Fire Marshal to adopt rules relating thereto.

A.B. 428—EVANS. (Jud.) Repeals and adds Ch. 7, Div. 3, B. & P. C., re licensing and regulation of professional engineers.

Creates in Department of Professional and Vocational Standards, State Board of Registration for Professional Engineers; prescribes its duties and powers.

Defines professional engineer, includes therein chemical, civil, electrical, mechanical, and petroleum engineers, provides for registration of professional engineers, for revocation and suspension of registration certificates, for examination of applicants, and prescribes educational qualifications of applicants.

Prohibits practicing or offering to practice professional engineering in any of its branches unless registered as a professional engineer under chapter. Provides for fees and penalties.

A.B. 429—EVANS. (Jud.) Repeals and adds Ch. 7, Div. 3, B. & P. C., re regulation and certification of professional engineers.

See digest of A.B. 428, apparently identical.

A.B. 430—EVANS. (Jud.) Amends Sec. 6797, B. & P. C., re creation of Professional Engineer's Fund and budget expenditures.

Abolishes Civil Engineer's Fund; creates Professional Engineer's Fund and provides for transfer of moneys now in Civil Engineer's Fund to Professional Engineer's Fund.

Provides that expenditures under annual budget for Board of Registration of Professional Engineers shall not be limited by Director of Finance to quarterly or semiannual periods of fiscal year.

A.B. 442—SHERWIN. (Rev. & Tax.) Amends Secs. 25961 and adds Sec. 25962, R. & T. C., re penalties for false returns under Bank and Corporation Tax Law.

Decreases maximum fine for taxpayer's failure to furnish return or other data from \$5,000 to \$1,000. Changes and clarifies law re penalties for false returns, limiting penalty to returns, statements, and documents containing or verified by written declaration that they are made under penalties of perjury, and changing maximum penalty to \$2,000 fine or 5 years imprisonment or both. Makes signature appearing on return, statement, or document prima facie evidence of actual signature.

A.B. 443—CROWLEY. (Soc. Wel.) Amends 3047.2, W. & I. C., re personal property qualifications for needy blind aid.

Increases from \$1,200 to \$1,500 the limit of personal property which may be owned by person which still qualifies such person for needy blind aid.

Deletes provision providing no aid shall be granted to a married person whose spouse is applicant or recipient of aid, where combined value of their personal property exceeds \$2,000.

A.B. 444—CROWLEY. (Soc. Wel.) Amends Secs. 3025, 3084, and 3087.1, W. & I. C., re amounts of aid to needy blind.

Increases state appropriations to counties for blind aid from \$765 per county needy blind resident to \$900; and from \$1,020 per needy blind non-resident to \$1,080.

Increases amount of aid needy blind entitled to from \$85 to \$90 per month.

Increases ratio from $\frac{4}{5}$ to $\frac{5}{6}$ for state reimbursement to counties for aid granted to needy blind.

A.B. 445—CROWLEY. (Soc. Wel.) Amends Secs. 3003 and 3402, W. & I. C., to provide that payments of aid to blind persons is for their benefit alone and not to be construed as income to any other person.

A.B. 446—CROWLEY. (Soc. Wel.) Amends Act 6210, re construction, installation, and operation of vending stands in public buildings by and for blind persons.

Provides Director of Finance or county boards of supervisors shall not construct, install, or permit such vending stands by or for benefit of any person other than licensed blind person.

A.B. 447—CROWLEY. (Soc. Wel.) Amends Act 6210, re vending stands for blind in public buildings.

Authorizes establishment of vending stands, and their operation by licensed blind persons, in public universities, colleges, and junior colleges.

A.B. 448—CROWLEY. (Soc. Wel.) Adds Art. 3.5, Ch. 1, Div. 1, Ed. C., re rehabilitation services for the blind.

Establishes Section of Services for Blind within Bureau of Vocational Rehabilitation of Department of Education, to provide rehabilitation services for eligible blind applicants. Appropriates \$75,000.

A.B. 449—CROWLEY. (Soc. Wel.) Amends Secs. 3025, 3079.5, and 3087.1, W. & I. C., re aid to needy blind.

Requires, instead of permits, creation of special bureau in county with 150 case-loads and makes head thereof directly responsible to director of county welfare.

Increases from \$765 to \$850 per year, state aid to county maintaining needy blind person.

Increases from $\frac{4}{5}$ to $\frac{5}{6}$ reimbursement by State to county for expenditures and pursuant to limitations specified on account of nonresident needy blind person.

A.B. 450—CROWLEY. (Soc. Wel.) Amends Secs. 3079.5, 3025, 3087.1, 3420, and 3480, W. & I. C., re aid to blind.

Requires, instead of permits, creation of special bureau in county with 150 case loads and makes head thereof directly responsible to director of county welfare.

Increases from \$765 to \$850 per year, state aid to county maintaining needy blind person.

Increases from $\frac{3}{4}$ to $\frac{5}{8}$ reimbursement by State to county for expenditures for resident needy blind person.

Increases state assistance to counties for partially self-supporting blind residents from \$850 to \$918 and reimbursement by State to county from $\frac{3}{4}$ to $\frac{9}{10}$ of sums expended for such blind.

A.B. 451—CROWLEY. (Soc. Wel.) Amends Secs. 3079.5, 3420, and 3480, W. & I. C., re aid to blind.

Requires, instead of permits, creation of special bureau in county with 150 case loads and makes director thereof directly responsible to director of county welfare.

Increases state assistance to counties for partially self-supporting blind residents from \$850 to \$918 per year and from $\frac{3}{4}$ to $\frac{9}{10}$ of sums advanced for such resident blind.

A.B. 452—CROWLEY. (Soc. Wel.) Amends Secs. 3420, 3472, and 3480, W. & I. C., re aid to partially self-supporting blind residents.

Increases maximum appropriation to counties for aid to each such blind person resident in county from \$850 to \$972 per year, and to each such blind person nonresident in county from \$1,020 to \$1,080 per year.

Increases aid to such persons entitled to from \$85 to \$90 per month.

Increases ratio of state reimbursement to counties for aid to such person from $\frac{3}{4}$ to $\frac{9}{10}$ of aid granted.

A.B. 453—CROWLEY. (Soc. Wel.) Amends Sec. 20975, Ed. C., re teachers of preschool age blind children.

Provides 1 such teacher for each 25 blind children or major fraction thereof.

A.B. 454—CONDON. (Jud.) Amends Sec. 737g, Pol. C., and Sec. 79.7, C. C. P., to change salary of superior court judge of Contra Costa County from \$12,000 to \$15,000.

A.B. 455—CONDON. (Jud.) Amends Sec. 66e, C. C. P., to increase number of superior court judges in Contra Costa County from 3 to 5.

A.B. 456—ERWIN. (F. & G.) Amends Secs. 1230, 1250, and 1340.5, F. & G. C., re predatory and protected mammals.

Provides that only native species of tree squirrels, rather than all species, are excluded from definition of predatory mammals.

Permits taking of all tree squirrels except native species.

A.B. 457—ERWIN. (Agr.) Amends and repeals various Secs., Ag. C., re bovine tuberculosis.

Deletes provisions re tuberculosis control areas.

Provides that Department of Agriculture shall examine and test any cattle for tuberculosis, rather than only dairy cattle in tuberculosis control area. Requires owners of cattle to provide facilities and render assistance in making tests.

Provides that no indemnity shall be paid for any bovine animal brought into State which reacts to tuberculin test applied within 90 days after arrival, rather than for such animal brought into tuberculosis control areas.

A.B. 458—GRUNSKY. (Jud.) Amends Sec. 737ii, Pol. C., and Sec. 79.35, C. C. P., to change salary of superior court judge of San Benito County from \$8,500 to unspecified sum.

A.B. 459—GRUNSKY. (Mun. & C. G.) Amends Sec. 445, Ed. C., changing salary of school superintendent of San Benito County to unspecified sum.

A.B. 460—GRUNSKY. (Mun. & C. G.) Amends Sec. 28145, Gov. C., re compensation for public service in San Benito County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 461—GRUNSKY. (Jud.) Amends Sec. 737rr, Pol. C., and Secs. 79.44, C. C. P., to change salary of superior court judges of Santa Cruz County from \$12,000 to unspecified sum.

A.B. 462—GRUNSKY. (Mun. & C. G.) Amends Sec. 426, Ed. C., changing salary of school superintendent of Santa Cruz County to unspecified sum.

A.B. 463—GRUNSKY. (Mun. & C. G.) Amends Sec. 28126, Gov. C., re compensation for public service in Santa Cruz County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 464—GRUNSKY. (Jud.) Amends Sec. 303, Prob. C., re disqualification of judges in probate proceedings.

Requires disqualification of judge who witnessed will to preside in proceedings for probate thereof, only to and including admission of will to probate or in proceeding involving its validity or interpretation.

A.B. 465—GRUNSKY. (Jud.) Amends Sec. 108, Civ. C., re divorce on grounds of insanity.

Authorizes divorce under specified conditions, where spouse has been under institutional supervision though not confined.

Deletes requirement of pleading and proof that plaintiff, or the estate of the insane spouse, is able to support such spouse for period of life expectancy.

A.B. 466—GRUNSKY. (Jud.) Amends Sec. 630, Prob. C., to authorize summary administration of estate containing only personal property where net, instead of total, value over encumbrances, does not exceed \$1,000.

A.B. 467—GRUNSKY. (Ed.) Amends Secs. 20344 and 20344.1, Ed. C., support of state colleges.

Provides that all fees received from students by state college, and all money received from Federal Government for veterans education by any school or college under jurisdiction of Department of Education, augment support appropriation for state college current at date of issuance of Controller's receipt therefor as may be designated by college prior to deposit in State Treasury. Provides for transfer of such unexpended fees or money deposited in General Fund for California State Polytechnic College to Fair and Exposition Fund to be credited to support appropriation current on date of issuance of Controller's receipt for original deposit in General Fund.

A.B. 468—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes ineligible female employee who leaves employment to be married or because of marital duties or after 7th month of pregnancy until wages of \$100 earned in subsequent employment.

A.B. 469—SHERWIN AND CONNOLLY. (Rev. & Tax.) Adds Sec. 24202, R. & T. C., re disallowance of deductions in determining net income under Bank and Corporation Tax Law.

Denies deductions to taxpayer deriving substantial part of gross income from illegal activities re lotteries, gaming, or horse racing.

A.B. 470—SHERWIN AND CONNOLLY. (Rev. & Tax.) Adds Sec. 17358, R. & T. C., re disallowance of deductions in determining net income under Personal Income Tax Act.

Denies deductions to taxpayer deriving substantial part of gross income from illegal activities re lotteries, gaming, or horse racing.

A.B. 471—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 21201, Gov. C., re assignment of benefits and rights in State Employees' Retirement System and money in Retirement Fund, making no substantive change.

A.B. 472—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 18104.5, Gov. C., re credit against vacation account of state officer or employee.

Credits against such account, as well as sick leave account, sums recovered by State on account of injury compensable under Labor Code to same extent as against sick leave account.

A.B. 473—FLEURY AND MOSS. (Trans. & C.) Amends Sec. 6861, H. & N. C., re grants of franchises and leases by river port districts.

✓ See digest of S.B. 408, apparently identical.

A.B. 474—FLEURY AND MOSS. (Trans. & C.) Amends Sec. 6862, H. & N. C., re contracts of river port districts.

See digest of S.B. 407, apparently identical.

A.B. 475—FLEURY. (Jud.) Amends Sec. 689b, C. C. P., re attachment or execution upon mortgaged personal property.

Provides that procedure prescribed for attachment or execution of mortgaged personal property shall not apply to vehicles required to be registered with Department of Motor Vehicles on which there is chattel mortgage; provides as to such property attachment or execution proceedings shall be as in case of other personal property capable of manual delivery.

A.B. 476—FLEURY. (Jud.) Amends Sec. 690.24, C. C. P., re attachment or execution upon house trailers.

Before attachment or execution may be levied on house trailer occupied by debtor, requires levying officer to first serve notice on debtor requiring him to vacate within 3 days.

A.B. 477—FLEURY. (Jud.) Amends Sec. 89, C. C. P., (as amended by Stats. 1949, Ch. 1519), to delete provision for concurrent jurisdiction of municipal and inferior courts, as of January 1, 1952.

A.B. 478—MORRIS. (Mun. & C. G.) Adds Sec. 25369.5, Gov. C., re powers of boards of supervisors concerning rescue and first aid services.

Authorizes boards of supervisors in counties having county foresters and fire wardens to establish rescue and first aid service as part of their functions and to make provision for carrying out such functions.

A.B. 479—BECK. (Jud.) Repeals Sec. 170.5 and adds Sec. 170.5, C. C. P., re disqualification of judges.

Repeals provision permitting party or his attorney to court proceedings pending in superior or municipal court, except people or district attorney, to file one peremptory challenge of judge assigned to try the proceeding and providing, without any further proof, that another judge shall be assigned to try the proceeding.

Substitutes provision disqualifying judge of superior or inferior court from hearing any proceeding when it is established he is prejudiced against any party or attorney, or interest thereof, appearing in the proceeding; specifies this disqualification may be established by motion supported by affidavit; requires without further proof, that another judge be assigned. Limits party or attorney to one such motion in any proceeding.

A.B. 480—LIPSCOMB AND SMITH. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefits, making no substantive change.

A.B. 481—LIPSCOMB AND SMITH. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Provides that claim filed during week in which claimant is employed or self-employed with earnings equal to weekly benefit amount is not valid claim. Sets forth minimum earnings requirement as eligibility requirement.

Provides that registration with union or professional hiring hall, college employment service, or similar agency does not in itself satisfy requirement that claimant seek work on his own behalf.

A.B. 482—SMITH AND LIPSCOMB. (Jud.) Amends Sec. 423, Prob. C., re persons entitled to administer decedents' estates.

Authorizes specified non-resident relatives of decedent, residing in United States, and who, if residents, would be entitled to administer estate, to nominate relatives of decedent or of such non-residents, as administrators.

A.B. 483—HAWKINS. (C. S. & S. P.) New act, making appropriation for increasing salaries of state employees.

Appropriates unspecified sum from General Fund and from special funds to provide \$25 salary increase for state employees except officers or employees whose compensation is based upon prevailing rates of wages or who receive \$500 or more per month.

A.B. 484—HAWKINS. (Rev. & Tax.) Adds Sec. 216, R. & T. C., re exemption of household and personal effects from property taxes.

Exempts, not exceeding \$2,000 total value, household furniture and furnishings actually in use by owner in dwelling and not for sale or in commercial use, and wearing apparel and personal effects held by any person for his exclusive use and benefit and not for sale or in commercial use.

A.B. 485—COOKE AND BURKHALTER. (Ind. R.) Adds Sec. 301, Lab. C., re deductions from wages.

Requires Director of Finance, Controller, or other fiscal officer having control or custody of funds to honor written request of employee of State or political subdivision to make deductions from his wages for specified purposes.

A.B. 486—COOKE. (Ind. R.) Adds Sec. 2751, Lab. C., re minimum wages.

Establishes minimum wage of \$1.25 an hour required to be paid by every employer.

A.B. 487—CALDECOTT. (G. E. & E.) Amends Ch. 3, 1950 (3d Ex.) Sess., the Civil Defense Act of 1950, to delete duration clause.

A.B. 488—CALDECOTT. (Jud.) Amends Sec. 439, C. C. P., re counterclaims, making no substantive change.

A.B. 489—TOMLINSON. (Elec. & Reap.) Amends Sec. 14658 and adds Sec. 14661, H. & S. C., re fire protection districts.

Requires signatures of 10 qualified electors to nominate candidate for district office.

Provides that board of supervisors shall fill, by appointment, vacancies in office resulting from reasons other than expiration of terms.

A.B. 490—COATS. (Mun. & C. G.) Amends Sec. 23151, Gov. C., re boundaries of Sutter County, making no substantive changes.

A.B. 491—FLEURY AND OTHERS. (C. S. & S. P.) New act, making appropriation to increase salaries of state employees.

Appropriates \$11,800,000 from General Fund plus unexpended balance of appropriation made by Item 279 of Budget Act of 1950 and necessary amounts from special funds to provide for salary increases for state officers and employees as authorized by State Personnel Board.

To take effect immediately, usual current expenses.

A.B. 492—CONNOLLY AND OTHERS. (P. U. & C.) Adds Ch. 4, Pt. 8, Div. 1, Title 1, Corp. C., re corporate reorganizations under Federal laws.

Authorizes reorganization of corporations in manner provided by reorganization plan confirmed by decree or order of court under any applicable Federal statute relating to corporate reorganizations. Provides for filing certificates, agreements, reports, and other papers made under its provisions with Secretary of State, copies in office of county clerk of county in which principal office is located and county where corporation holds real property, usual filing fees to apply.

A.B. 493—GEORGE D. COLLINS AND OTHERS. (G. E. & E.) New act, re Department of Commerce.

Establishes Department of Commerce under direction of director appointed by Governor subject to confirmation of Senate and with salary of unspecified amount.

Directs department to investigate, study, and make plans, in relation to various subjects concerning promotion of employment, development of industry, business and commerce, and prevention of unemployment within this State. Also empowers department to study charges of public utilities serving State in interstate commerce, and prosecute actions dealing with orders of governmental bodies fixing such charges, and actions to enjoin illegal combinations in fixing such charges.

A.B. 494—COATS. (Elec. & Reap.) Adds Sec. 5011, Elec. C., re offenses against candidates.

Makes it misdemeanor to make expenditures or publish or orally utter any matter with intent to falsely indicate that any candidate has support of certain persons, thereby tending to promote defeat, rather than election, of candidate.

Prescribes penalty of \$5,000 fine or 1 year in county jail, or both, for violation.

A.B. 495—LUCKEL AND NIEHOUSE. (F. & G.) Amends Sec. 428, F. & G. C., re fishing licenses.

Requires issuance of sporting fishing license to take fish, from salt water only, for purposes other than profit to any person free of charge, commencing with 1952 fishing season.

A.B. 496—LUCKEL. (F. & G.) Amends Sec. 736, F. & G. C., to delete prohibition against selling yellow-fin or blue-fin tuna weighing over 150 pounds after June 30, 1951.

A.B. 497—LUCKEL. (F. & G.) Adds Sec. 429.6, F. & G. C., re sporting fishing licenses.

Authorizes issuance of free license to resident of State 65 years of age or over.

A.B. 498—LUCKEL. (F. & G.) Amends Secs. 1065 and 1071, repeals Sec. 1068, F. & G. C., re reduction of fish.

Repeals provisions for permits to take and use fish by reduction or extraction process and deletes references to taking fish for use in reduction plant.

A.B. 499—LUCKEL. (F. & G.) Amends Sec. 990, F. & G. C., re commercial fishing licenses.

Provides no such license is required for person who merely assists, or is employed by, person who uses or operates or employs others to use or operate a boat, net, or other appliance to take or bring in fish for purposes of sale.

A.B. 500—SHERWIN. (W. & M.) Budget Act of 1951, providing for support of State Government for 1951-52 Fiscal Year.

To take effect immediately, usual current expenses.

A.B. 501—MOSS AND FLEURY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re state employment.

Effective January 1, 1950, includes services performed for State in employment covered by act. Provides for payment of contributions by State equal to that proportion of benefits paid which base period earnings from State bears to total base period earnings; prescribes procedure for payment from various state funds.

Makes disability benefit provisions of act applicable upon election by majority of state employees.

A.B. 502—MOSS AND OTHERS. (Agr.) Amends Sec. 531, Ag. C., re conveyances transporting milk or cream.

Requires conveyances transporting milk or cream from dairy farm to milk products plant after July 1, 1953, except conveyance owned or operated by proprietor of dairy farm, to be insulated in accordance with specifications of Director of Agriculture.

A.B. 503—MOSS. (Jud.) Adds Sec. 597g, Pen. C., defining and making misdemeanor, poling of horses.

A.B. 504—TOMLINSON, COOKE, AND HINCKLEY. (Assembly 3d Reading.) Amends Sec. 28.6 and adds Sec. 34.6, Ag. C., re identification of root or top stock of fruit and nut trees.

Permits Director of Agriculture to establish identification record service for parent root and top stock of fruit and nut trees, to be available upon application to any person paying fees to be determined by director.

Permits director to collect such fees in advance or accept bond.

A.B. 505—CONDON. (Fin. & Ins.) Amends Sec. 5405, Lab. C., re workmen's compensation.

In addition to periods now specified, permits commencement of proceeding for medical or disability benefits a year from date employee receives written notice from employer of rejection of claim or termination of benefits with statement of employee's right to file proceeding with Industrial Accident Commission, where employer has knowledge of injury within prescribed time.

A.B. 506—CONDON. (Fin. & Ins.) Amends Sec. 4656, Lab. C., re workmen's compensation.

Deletes provision limiting aggregate temporary disability payments to 4 times average annual earnings.

Provides that at expiration of 240 weeks of temporary disability, any remaining disability is conclusively presumed permanent.

A.B. 507—CONDON. (Fin. & Ins.) Adds Sec. 5815, Lab. C., re workmen's compensation.

Provides for increasing final compensation award by one-half if not paid prior to expiration time for filing of rehearing petition and no petition is filed.

A.B. 508—CONDON. (Fin. & Ins.) Amends Sec. 4460, Lab. C., re workmen's compensation.

Increases from \$46.16 to \$76.92 maximum average weekly earnings for computing disability indemnity.

A.B. 509—CONDON. (Fin. & Ins.) Amends Sec. 4453, repeals Sec. 4452, Lab. C., re workmen's compensation.

Increases minimum and maximum figures for average weekly earnings from, respectively, \$15 to \$20 and \$46.16 to \$76.92.

Eliminates provisions fixing minimum and maximum limits for average annual earnings.

A.B. 510—CONDON. (Fin. & Ins.) Amends Sec. 4903, Lab. C., re workmen's compensation.

Requires payment to employee by employer of fee for legal services incurred by employee in successfully proving contested claim before either commission or appellate court.

A.B. 511—CONDON. (Ind. R.) Amends Sec. 6506, Lab. C., re workmen's safety.

Creates conclusive presumption of knowledge of orders of Division of Industrial Safety.

A.B. 512—CONDON. (Fin. & Ins.) Amends and adds various Secs., Lab. C., re workmen's compensation.

Eliminates medical benefit provisions regarding neglect or refusal of employer to furnish medical care or treatment, reimbursement of employee who secures his own, and tender by employer of a change of physicians.

Gives employee absolute right to select own doctor from list established by Industrial Accident Commission. Fee specified by commission to be paid by employer.

Provides name of any doctor listed may be stricken on finding doctor incompetent to treat industrial accident cases.

A.B. 513—CONDON. (Fin. & Ins.) Amends Sec. 4702, Lab. C., re workmen's compensation.

Increases death benefit in case of total dependency from 4 to 6 times average annual earnings, and from 4 to 6 times amount annually devoted to support of dependent in case of partial.

Increases maximum benefit from \$6,000 to \$9,000 in ordinary case and from \$7,500 to \$12,000 where surviving widow and dependent child. Increases minimum benefit from \$3,000 to \$4,000.

A.B. 514—CONDON AND GEORGE D. COLLINS. (Fin. & Ins.) Amends Sec. 4903, adds Sec. 4903.1, Lab. C., re workmen's compensation.

Limits lien for unemployment compensation disability benefits paid pursuant to Act 8780d (Unemployment Insurance Act) to temporary disability compensation awards.

- A.B. 515—GEDDES AND OTHERS. (Fin. & Ins.) Amends Sec. 11738, Ins. C., re participating workmen's compensation insurance policies.

Prohibits refunds on such policies except when made pursuant to nondiscriminatory plan and when paid-in capital and required reserves will not be impaired. Authorizes refunds or dividends at uniform rate, pursuant to reasonable classifications, graduations based on premiums, ratios of loss to premiums, or expenses to premiums.

Authorizes payment of refunds on such policies out of net underwriting profits after specific deductions made.

- A.B. 516—GEDDES AND OTHERS. (Fin. & Ins.) Amends Secs. 700.01, 700.05, 1582, 1594, 12360, and 12441, Ins. C., re capital requirements.

See digest of S.B. 268, apparently identical.

- A.B. 517—GEDDES AND OTHERS. (Fin. & Ins.) Adds Sec. 751.1, amends Sec. 763, Ins. C., re rebates.

Makes unlawful the payment of dividend or refund unless pursuant to nondiscriminatory plan declared by governing body. Authorizes payment, after such declaration of dividends, bonuses or refunds at uniform rate, or reasonable classification for such purposes, or basing payments on graduations according to amounts of premiums, ratios of losses to premiums, or expenses to premiums. Makes provisions applicable to reciprocal or interinsurance exchanges.

- A.B. 518—GEDDES AND OTHERS. (Fin. & Ins.) Amends, adds, repeals and renumbers various Secs., Ins. C., re financial statements of insurers.

Revises and amplifies standards required in reinsurance contracts as condition to deducting the amount thereof from liabilities of insurer in required financial statement.

- A.B. 519—GEDDES AND OTHERS. (Fin. & Ins.) Adds Secs. 1373.1, 1373.2, Ins. C., re reciprocal insurers.

See digest of S.B. 270, apparently identical.

- A.B. 520—GEDDES AND OTHERS. (Fin. & Ins.) Amends Secs. 10492, 10493, Ins. C., re benefit and relief associations.

Extends provisions authorizing issuance of certificate of exemption to such organizations, to any such organization organized prior to January 15, 1951, transacting life or disability insurance on nonprofit basis which (a) limits membership to members of purely religious or benevolent organization of 1,000 or more members, (b) is a domestic lodge or society which, as an incident to its charitable or benevolent purposes, prior to September 19, 1947, provided life or disability benefits to its members, or so qualifies as to purposes within 1 year from September 4, 1951.

- A.B. 521—GEDDES AND OTHERS. (Fin. & Ins.) Amends Secs. 1153, 1153.5, Ins. C., re capital requirements.

See digest of S.B. 269, apparently identical.

- A.B. 522—GEDDES AND OTHERS. (Jud.) Amends Sec. 1730, adds Sec. 1734, Ins. C., re funds held by licensees.

Extends provisions requiring premiums to be held by agent as fiduciary, to all licensees licensed by Insurance Commissioner; extends criminal liability for appropriating such funds, to the commingling of them without consent of principal. Extends such provisions to include premiums on bail bonds. Prescribes methods of handling and accounting for such funds.

- A.B. 523—GEDDES AND OTHERS. (Fin. & Ins.) Amends Sec. 1106, adds Sec. 1101.1, Ins. C., re reinsurance brokerage commissions.

Prohibits paying brokerage commission on reinsurance ceded to other insurer, to officer or employer of ceding insurer; prohibits acceptance thereof. Makes violation misdemeanor, and continued violation cause for license revocation.

A.B. 524—GEDDES AND OTHERS. (Fin. & Ins.) Amends and adds various Secs. Ins. C., re standard provisions in disability policies.

Excepts from such provisions, liability insurance policy with or without supplementary expense coverage, and policy or contract of reinsurance.

Adds dismemberment or loss of sight to provisions permitted in life insurance or annuity policies excepted from requirements re disability policies. Limits approval of commissioner to disability provisions in life insurance policies.

Prescribes detailed uniform provisions re policy form, compulsory standard provisions required in such policies, and optional standard and special provisions.

Excepts policies complying with designated existing provisions during period 1952 to 1956 inclusive.

Provides that acceptance of proof of loss does not waive insurer's rights. Requires application to be affixed to policy to be binding on insured; insurer to submit copy to insured for renewal purposes upon request, failure to do so precludes insurer from using application as evidence, or basis for legal action.

Continues policy in force for period for which premium accepted, regardless of termination date in policy.

A.B. 525—CONNOLLY. (G. E. & E.) Adds Art. 5, Ch. 3, Pt. 2, Div. 4, Title 2, Gov. C., re transfers of bond investments.

Authorizes Controller with approval of State Board of Control to establish procedures permitting transfer of bonds between funds in State Treasury in specified cases.

A.B. 526—FLEURY. (C., P., & P. W.) Amends Sec. 5073, P. R. C., re California Riding and Hiking Trails Advisory Committee.

See digest of S.B. 165, apparently identical.

A.B. 527—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 20205, Gov. C., re investments of the State Employees' Retirement Fund.

Requires such investments to be authorized by affirmative vote of at least 4 members of board, with approval of Director of Finance, rather than upon affirmative vote of Director of Finance and at least 3 other members of board.

A.B. 528—McCARTHY. (Rev. & Tax.) Adds Sec. 176, R. & T. C., re limitation of actions in property taxation.

Limits time for bringing actions or presenting defenses based on defect in tax collector's deed re certain tax-sold property or in proceedings leading up to such deed to period of 1 year after deed recorded or 1 year after June 1, 1952, whichever is later. Makes inapplicable to computation of time various provisions tolling general statute of limitations.

A.B. 529—McCARTHY. (Rev. & Tax.) Amends Sec. 327, R. & T. C., re legal description of property.

Prohibits description of land in deeds or conveyances by reference to certain maps in assessor's office unless maps recorded in county where land situated.

A.B. 530—McCARTHY. (Rev. & Tax.) Amends Secs. 14307, 14308, and 14309, R. & T. C., re release of inheritance tax liens.

Makes provisions permitting release of liens upon property after proof that no inheritance tax due which would be lien upon the property applicable to property generally, rather than real property only.

A.B. 531—McCARTHY. (Rev. & Tax.) Amends Sec. 16062, R. & T. C., re gift tax liens.

Makes substituted lien where donee sells personal property subject to lien applicable to all other personal property, rather than all other property, of donee.

A.B. 532—McCARTHY. (Rev. & Tax.) Amends Sec. 3950, R. & T. C., re actions to quiet title to tax-sold and tax-deeded property.

Permits actions to quiet title to tax-sold, as well as tax-deeded, property purchased from State, provided all subsequent taxes levied and payable, rather than levied, have been paid.

A.B. 533—McCARTHY. (Jud.) Amends Sec. 2189, R. & T. C., re personal property tax liens.

See digest of S.B. 415, apparently identical.

A.B. 534—CONDON AND McCOLLISTER. (Trans. & C.) Appropriates \$750,000 to Department of Public Works for surveys and plans for construction of toll crossing between counties of Marin and Contra Costa.

Money used to be returned by California Toll Bridge Authority, with interest, from proceeds of first sale of revenue bonds issued for construction of such crossing, or if none issued, from revenues of San Francisco-Oakland Bay Bridge.

To take effect immediately, urgency measure.

A.B. 535—CONDON AND McCOLLISTER. (Trans. & C.) Amends Sec. 30354, S. & H. C., re facilities competing with San Francisco-Oakland Bay Bridge.

See digest of S.B. 417, apparently identical.

A.B. 536—STEWART. (G. E. & E.) Repeals Sec. 12169, Gov. C., re official seals of state officers.

Deletes requirement that Secretary of State file in his office descriptions of official seals of state officers and furnish new seals when required.

A.B. 537—MEYERS. (Ind. R.) Amends Sec. 2928, Lab. C., re employment relations.

Deletes provision allowing deduction of $\frac{1}{2}$ hour's pay for less than 30 minutes loss of time.

A.B. 538—MEYERS. (Fin. & Ins.) Adds Sec. 5410.1, Lab. C., re workmen's compensation.

See digest of S.B. 541, apparently identical.

A.B. 539—BROWN. (Jud.) Repeals Sec. 6362, B. & P. C., to terminate furnishing of state publications, judicial reports, and statutes to law libraries by Secretary of State.

A.B. 540—ERWIN. (Agr.) Amends Secs. 493 and 494, and adds Sec. 449, Ag. C., re qualifications of persons enforcing milk and milk products laws.

Changes number of years from 2 to 4 within which person must have been employed by State, county or city enforcing milk laws in order to be employed by county or city in such capacity without being on civil service eligible list.

Deletes provision permitting persons to take civil service examination for milk law enforcement officers who have had 3 years experience in dairy industry involving work in dairy inspection, dairy bacteriology, market milk, or manufacturing milk products, and education equivalent to 12th grade supplemented by non-degree course in agricultural college with specialization in dairy farms or milk and milk products.

Requires that 3 years experience in inspection and enforcement work re dairy farms or milk and milk products must be within California to serve as qualification for taking of examination.

Requires Director of Agriculture to issue certificates as registered dairy and milk sanitarian-technologist to all persons employed by State, county, or city regularly engaged in enforcement of milk and dairy laws, except temporary or probationary employees.

A.B. 541—GAFFNEY. (Ind. R.) Amends Sec. 6506, Lab. C., re workmen's safety.

Creates presumption that every person has knowledge of orders of Division of Industrial Safety.

A.B. 542—GAFFNEY. (Ind. R.) Amends Sec. 3077, Lab. C., re apprenticeships.

Provides that term apprenticeship for each apprenticeable occupation be established by industry for that trade and approved by Administrator of Apprenticeship.

A.B. 543—GAFFNEY. (Ind. R.) Adds Sec. 6404.1, Lab. C., re workmen's safety.

Establishes conclusive presumption of maintenance of unsafe place of employment where employer causes or allows use of inflammable gas for gasoline test.

A.B. 544—GAFFNEY. (Ind. R.) Adds Sec. 6616, Lab. C., re workmen's safety.
Prohibits employment of supervisor unless prior to entering employment he is supplied by employer with copy of all applicable orders of Division of Industrial Safety.

A.B. 545—GAFFNEY. (Ind. R.) Amends Sec. 6604, Lab. C., re workmen's safety.

Limits provision giving employee laid off or discharged for refusal to work in violation of safety order a right of action for wages after notice to employer and filing claim with Labor Commissioner, to right of action for wages for time employee is without work as result of layoff or discharge.

A.B. 546—GAFFNEY AND RUMFORD. (Ind. R.) Adds Sec. 1777.6, Lab. C., re apprenticeship.

Prohibits refusing to accept otherwise qualified employees as indentured apprentices on grounds of race, creed or color.

A.B. 547—BUTTERS. (Mun. & C. G.) Amends Sec. 421, Ed. C., re salary of school superintendent of Imperial County, making no substantive changes.

A.B. 548—BUTTERS. (Mun. & C. G.) Amends Sec. 28121, Gov. C., re compensation for public service in Imperial County, making no substantive changes.

A.B. 549—STEWART. (G. E. & E.) Amends Secs. 35147 to 35150, Gov. C., re annexation of territory to cities.

Provides for submission at annexation election of proposal to tax territory to be annexed for value to it of municipal improvements already paid for by city taxpayers and for such taxation if proposal carries.

A.B. 550—STEWART. (Mun. & C. G.) Amends Sec. 194, S. & H. C., and Sec. 11005, R. & T. C., re population of annexed territory for allocation to cities of motor vehicle fuel license taxes and motor vehicle license fees.

Provides that for such purposes, population of annexed uninhabited territory shall be ascertained by multiplying by 3, number of registered electors 2 years after annexation.

A.B. 551—GAFFNEY AND CROWLEY. (Ed.) Amends Sec. 16091, Ed. C., re readers for blind persons in universities and colleges.

Increases sum payable for readers for blind students from \$600 to \$750 per student and restricts this to undergraduate students. Provides \$900 per graduate blind student for readers.

A.B. 552—GAFFNEY AND CROWLEY. (Pub. H.) Amends Sec. 3051, W. & I. C., to require, instead of permit, Department of Social Welfare to provide voluntary treatments or operations to prevent or cure blindness of applicants or recipients of blind aid.

A.B. 553—LINDSAY. (F. & G.) Adds Sec. 1233, F. & G. C., requiring Fish and Game Commission to prescribe open and closed areas for taking coons at night.

A.B. 554—LINDSAY. (Fin. & Ins.) Amends Sec. 21002, Gov. C., re state employment of persons beyond retirement age.

Extends until 91st day after final adjournment of 1953, rather than 1951, Regular Session of Legislature or until the termination of existing national defense emergency, whichever first occurs, effectiveness of 1950 provisions permitting state re-employment of retired persons and state retention in employment of persons who have attained age of compulsory retirement.

A.B. 555—CROWLEY. (Mun. & C. G.) Amends, repeals various Secs., Gov. C., re county peace officers' retirement systems.

Increases from \$500 to \$600 per month maximum portion of member's salary upon which member contributions are based and maximum amount of terminal salary upon which benefits are computed.

Provides that upon separation of member from system before retirement for cause other than death or permanent disability, retirement fund shall retain 5% of member's contributions for each year of his service, not to exceed 75% thereof. Deletes

provisions for voluntary retirement at age 55 and compulsory retirement at age 60 of members, other than sheriff and undersheriff, who have served for 20 or more years, and provides for retirement of any member who has completed 20 or more years of creditable service upon his request or by order of board for good of department in which he is then serving. Provides for service retirement allowance according to graduated scale of length of service, rather than $\frac{1}{2}$ of terminal salary not to exceed \$250 a month, and for continuance thereof to widow or widower of member.

Provides for disability pension upon retirement for service connected disability of amount determined by board not less than 50% nor more than 100% of terminal salary, rather than $\frac{1}{2}$ of terminal salary not to exceed \$250 a month.

Increases maximum amount of widow's pension in event of death of member as a result of injury or sickness due to performance of duty from \$250 to \$300 a month. Specifies that widow of pensioner is not entitled to pension if not married to deceased pensioner at least 5 years prior to date of his retirement unless his death was caused in line of duty.

Deletes present option of member to receive lesser service retirement allowance and have all or part of it continued for life of widow, widower, or beneficiary.

A.B. 556—SILLIMAN. (Assembly 3d Reading) Amends Sec. 673, Ag. C., re reports of imitation milk products.

Exempts manufacturers of oleomargarine from monthly reporting requirements re manufacturers of imitation milk products.

Requires manufacturers of oleomargarine to submit monthly report to Director of Agriculture of amount sold or distributed.

A.B. 557—SILLIMAN. (Assembly 3d Reading) Amends Sec. 682, Ag. C., re licenses for testers, samplers, weighers, and pasteurizers.

Deletes provision that licenses may be renewed within 30 days prior to expiration.

A.B. 558—WATERS AND MALONEY. (Rev. & Tax.) Amends, adds, and repeals various Secs., R. & T. C., re personal income taxes.

Makes various changes in law re computation of net income of partners and partnerships, basis of property pledged to Commodity Credit Corporation, and income of employees on account of payments to employees' trusts.

To take effect immediately, tax levy.

A.B. 559—WATERS AND MALONEY. (Assembly 3d Reading) Amends various Secs., R. & T. C., re Personal Income Tax Law.

Substitutes Franchise Tax Board for Franchise Tax Commissioner where latter officer named, effectuating Stats. 1949, Ch. 1188, which transferred functions of Commissioner to Board.

A.B. 560—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 23332, R. & T. C., making various changes in law re proration of bank and corporation franchise tax in event of taxpayer's dissolution or withdrawal from State during taxable year.

To take effect immediately, tax levy, operative July 1, 1951, or on effective date of act, whichever is later.

A.B. 561—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 26132, R. & T. C., re the Bank and Corporation Tax Law.

Makes various clarifying and technical changes re withholding from credits and other property belonging to taxpayers of amounts due for taxes, interest, and penalties, and transmittal of such amounts to Franchise Tax Board.

A.B. 562—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 26105, R. & T. C., to provide for substitution of Franchise Tax Board in actions against State Treasurer or Franchise Tax Commissioner under Bank and Corporation Tax Law pending on January 1, 1950.

A.B. 563—WATERS AND MALONEY. (Rev. & Tax.) Amends, renumbers, adds, and repeals various Secs., R. & T. C., making various changes in law re exemption of certain corporations and organizations from bank and corporation taxes.

To take effect immediately, tax levy, operative July 1, 1951, or on effective date of act, whichever is later.

A.B. 564—WATERS AND MALONEY. (Rev. & Tax.) Adds Sec. 26163, R. & T. C., re preference of amounts due under Bank and Corporation Tax Law in satisfaction of indebtedness.

Gives preference in cases of insolvency, voluntary assignment of assets, insufficiency of estate to pay decedent's debts, and levy upon estate or effects of absconding, concealed, or absent persons, except that preference not given over prior recorded liens, or claims for personal services.

A.B. 565—WATERS. (Rev. & Tax.) Amends title of Art. 2, Ch. 10, Part 11, Div. 2, repeals Sec. 25431, and adds Secs. 25432 and 25673, R. & T. C., re Bank and Corporation Tax Law.

Makes various changes in law re reporting of corrections in income, filing of amended returns, and assessment and collection of deficiencies where reports not made or returns not filed.

A.B. 566—WATERS AND MALONEY. (Engrossment) Amends various Secs., R. & T. C., re personal income taxes.

Makes various changes in law re employee annuities, recognition of gain or loss, inheritance tax deductions, war losses, income from trusts, and residence.

To take effect immediately, tax levy.

A.B. 567—WATERS AND MALONEY. (Rev. & Tax.) Adds Secs. 18586.3 and 19053.8, R. & T. C., re personal income tax.

Extends time for proposing deficiency assessments and filing claims for refund from 4 to 5 years under specified circumstances.

To take effect immediately, tax levy.

A.B. 568—WATERS. (Rev. & Tax.) Adds Sec. 18933, R. & T. C., re preference of amounts due under Personal Income Tax Law in satisfaction of indebtedness.

Gives preference in cases of insolvency, voluntary assignment of assets, insufficiency of estate to pay decedent's debts, and levy upon estate or effects of absconding, concealed, or absent persons, except that preference not given over prior recorded liens, or claims for personal services.

A.B. 569—WATERS AND MALONEY. (Rev. & Tax.) Amends Secs. 18807 and 18808, R. & T. C., re the Personal Income Tax Law.

Makes various clarifying and technical changes re withholding from credits and other property belonging to taxpayers of amounts due for taxes, interest, and penalties, and transmittal of such amounts to Franchise Tax Board.

A.B. 570—WATERS AND MALONEY. (Rev. & Tax.) Amends, adds, and repeals various Secs., R. & T. C., re personal income tax.

Makes various changes in law re reporting of corrections in income, filing of amended returns, and assessment and collection of deficiencies where reports not made or returns not filed.

A.B. 571—WATERS AND MALONEY. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re personal income tax.

Makes various changes in law re returns, payment, assessments, interest, allocation of income between spouses, and production and examination of witnesses and records. Makes other clarifying and technical changes.

To take effect immediately, tax levy.

A.B. 572—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 23253, R. & T. C., re taxation under Bank and Corporation Tax Law of income from property transferred pursuant to reorganization.

Makes provision requiring taxation to transferee applicable to transfers between taxpayers other than banks and corporations under circumstances specified.

To take effect immediately, tax levy, operative July 1, 1951, or on effective date of act, whichever is later.

A.B. 573—WATERS AND MALONEY. (Assembly 3d Reading.) Amends various Secs., R. & T. C., re Bank and Corporation Tax Law.

Substitutes Franchise Tax Board for Franchise Tax Commissioner where latter officer named, effectuating Stats. 1949, Ch. 1188, which transferred functions of Commissioner to Board.

A.B. 574—WATERS AND MALONEY. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re Bank and Corporation Tax Law.

Makes various changes in law re amount of bank and corporation franchise tax on commencing taxpayers, deductions for contributions and gifts, adjusted basis, reporting of income on installment basis, deficiency assessments, and transferee liability.

To take effect immediately, tax levy, operative July 1, 1951; or on effective date of act, whichever is later.

A.B. 575—WATERS AND MALONEY. (Engrossment.) Amends, renumbers, and repeals various Secs., R. & T. C., re Bank and Corporation Tax Law.

Makes various changes in law re offsets for refunded taxes, corporate distribution, deductions, renegotiations, recognition of gain or loss, basis, accounting periods, inventories, deficiency assessments, closing agreements, interest, penalties, refunds, and disclosure of information.

A.B. 576—WATERS AND MALONEY. (Rev. & Tax.) Adds Sec. 23852b, R. & T. C., re Bank and Corporation Tax Law.

Provides that where cancelled indebtedness of taxpayer has been created by acquisition of assets, basis of assets shall be reduced to extent that tax benefit resulting from indebtedness is not recoverable as income.

To take effect immediately, tax levy, operative July 1, 1951, or on effective date of act, whichever is later.

A.B. 577—WATERS AND MALONEY. (Assembly 3d Reading.) Amends, renumbers, and adds various Secs., R. & T. C., re Bank and Corporation Tax Law.

Makes various changes in law re holding corporations, accrual of taxes, rate of tax on banks and financial corporations and on commencing taxpayers, reorganized corporations, deductions in computing net income, adjusted basis, depletion, accounting periods, supplementary returns, deficiency and jeopardy assessments, transferee liability, closing agreements, penalties, overpayments, and refunds.

To take effect immediately, tax levy, operative July 1, 1951, or on effective date of act, whichever is later.

A.B. 578—WATERS AND MALONEY. (Rev. & Tax.) Amends, renumbers, adds, and repeals various Secs., R. & T. C., re Bank and Corporation Tax Law.

Makes various changes in law re taxable year, offset against franchise tax in case of financial corporation, suspension and forfeiture of corporate powers, affiliated railroads, gross income, deductions in determining net income, allocation of income, basis, inventories, returns, deficiency assessments, transferee liability, estimated and jeopardy assessments, interest, refunds, collection, administration, and accounting periods.

To take effect immediately, tax levy, operative July 1, 1951, or on effective date of act, whichever is later.

A.B. 579—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 23305a, R. & T. C., re Bank and Corporation Tax Law.

Requires taxpayer, rather than Franchise Tax Board, to obtain from Secretary of State endorsement re nonsimilar name in case of application for certificate of revivor, and requires endorsement to be obtained before application filed and certificate issued, instead of before certificate issued.

A.B. 580—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 23153, R. & T. C., re Bank and Corporation Tax Law.

Provides that domestic corporations subject to \$25 general corporation franchise tax shall be subject thereto from date of incorporation to effective date of dissolution.

To take effect immediately, tax levy, operative July 1, 1951, or on effective date of act, whichever is later.

A.B. 581—BROWN AND OTHERS. (Jud.) Amends, adds, and repeals various Secs., Gov. C., re liability of State for negligence and procedure for recovering damages on account thereof.

Revises provisions re assumption of liability by State for tortious acts of its officers, agents and employees.

Revises procedure for and time within which to make claims and to sue on account of such torts.

Makes technical changes.

A.B. 582—ERWIN. (Assembly 3d Reading.) Amends Sec. 707.5, Ag. C., re delinquent license fees under Milk and Milk Products Act of 1947.

Provides that penalties for late renewal of license or payment of fees required by provisions of Milk and Milk Products Act of 1947 shall be not less than \$1.

A.B. 583—ERWIN. (Assembly 3d Reading.) Amends Secs. 509 and 510, Ag. C., re market milk inspection.

Requires distributors of market milk to deduct from payments due producers and pay to Director of Agriculture inspection fees required to be paid by producers.

Permits director, upon 30 days notice, to withdraw graded milk inspection service from area wherein such service has been established when funds derived are insufficient to defray added cost of inspection for graded milk supply.

A.B. 584—LYON AND OTHERS. (Jud.) Amends Sec. 737s, Pol. C., to change salary of superior court judges of Los Angeles County to unspecified sum.

A.B. 585—LOWREY. (Agr.) Amends various Secs., Ag. C., re marketing orders under California Marketing Act of 1937.

Makes state agencies engaged in commercial activities regulated by act subject to act. Provides for committees and subcommittees for advisory boards. Authorizes marketing orders for all or any part of commodity not covered by federal marketing order.

Revises provisions re amendments and specifies which ones are major. Permits minor amendments upon recommendation of 75 percent of handlers or producers affected.

Revises provisions re collection of funds. Authorizes advisory boards to borrow money to facilitate administration of marketing order.

Prohibits use of grade, quality, or condition designation by person not party to agreement. Provides procedure for seizure and abatement of noncomplying products and for reconditioning or other disposal.

To take effect immediately, urgency measure.

A.B. 586—LOWREY. (Engrossment.) Amends Secs. 274, 275, and 285.3, Ag. C., re apiary inspection and equipment brands.

Modifies inspection and certification requirements and standards re bees, used bee hives, apiaries and appliances imported into California.

Requires purchaser who has registered apiary equipment brand number to destroy branding irons or devices acquired by transfer to him of purchased brand number.

A.B. 587—LOWREY. (Agr.) Amends Sec. 318.3, Ag. C., re meat inspection marks.

Makes it unlawful to fail to use, detach or fail to detach, or to deface or destroy, or fail to deface or destroy any marks or other identification devices re meat inspection.

A.B. 588—BROWN AND McFALL. (Jud.) New act, the Uniform Commercial Code, re certain commercial transactions in or regarding personal property and repealing various laws.

Revises laws re commercial transactions regarding personal property, documents concerning them, including the recording thereof; various security documents; and, court proceedings relating to such transactions in accordance with the Proposed Final Draft, Spring 1950, of the Uniform Commercial Code of the American Law Institute, National Conference of Commissioners on Uniform State Laws.

Repeals inconsistent laws.

A.B. 589—NIEHOUSE. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, to change compensation of judges of municipal court in City of San Diego to unspecified sum.

A.B. 590—NIEHOUSE. (Pub. H.) Amends Secs. 7330, 7373, and 7382, B. & P. C., re regulation of hairdressers, cosmeticians, and cosmetologists.

Deletes provisions requiring that hairdressers, cosmeticians, and cosmetologists practice under immediate supervision of manager-operator.

Deletes provision for issuance of manager-operator certificate without examination upon completion of 1 year of actual shop experience in this State.

Provides cosmetological establishment shall be in charge of licensed manager-operator rather than under immediate supervision of such manager-operator.

A.B. 591—NIEHOUSE. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, to change compensation of officers and attaches of Municipal Court in City of San Diego to unspecified sums.

A.B. 592—CLARKE. (Mun. & C. G.) Amends 28124, Gov. C., re compensation for public service in Merced County.

Increases annual salary of auditor from \$4,000 to \$4,600 and supervisors from \$2,000 to \$3,600.

A.B. 593—CLARKE. (Mun. & C. G.) Amends Sec. 28136, Gov. C., re compensation for public service in Madera County.

Changes compensation of auditor, district attorney, supervisors, and jurors, and mileage allowance of supervisors and jurors to unspecified sums.

A.B. 594—CLARKE. (Mun. & C. G.) Amends Sec. 424, Ed. C., changing salary of school superintendent of Merced County from \$4,800 to \$5,400.

A.B. 595—CLARKE (By Request). (Rev. & Tax.) Amends Sec. 43068, Gov. C., re 6th class city property taxes.

See digest of S.B. 1226, apparently identical.

A.B. 596—CLARKE (By Request). (Trans. & C.) Amends Sec. 1700, S. & H. C., re county highways through cities.

See digest of S.B. 1223, apparently identical.

A.B. 597—CLARKE (By Request). (Trans. & C.) Amends Sec. 1680, S. & H. C., re county aid to cities for street purposes.

See digest of S.B. 1224, apparently identical.

A.B. 598—CLARKE (By Request). (G. E. & E.) Amends Sec. 7049, B. & P. C., re regulation of contractors and exemptions therefrom.

Exempts from regulatory and licensing provisions relating to contractors, activities included in definition of "contractor" incidental to certain designated projects.

A.B. 599—CLARKE. (Agr.) Amends Secs. 787.5, 795, and 796.1, Ag. C., re fruit and vegetable standardization.

Deletes requirement that containers of certain fruits, nuts, and vegetables be marked with name and address of buyer and packer thereof.

Modifies definitions of serious damage from freezing of oranges and limes for purposes of prohibiting sale of seriously damaged fruit.

Deletes provision permitting marking of containers of tangerines, mandarins and limes, when not regularly packed, with cubical capacity of container, and requirement that all other citrus fruit containers show number and average diameter of fruit therein.

Requires that containers of oranges, grapefruit, and lemons be marked with number and average diameter of fruit therein.

A.B. 600—CLARKE. (Assembly 3d Reading). Amends Sec. 100, Ag. C., re plant quarantine definitions.

Includes in definition of "pest" as used in Ch. 1, Div. 2, Ag. C., re plant quarantine and pest control, any disorder of plants which manifests symptoms of behavior characteristic of infectious, transmissible, or contagious disease.

A.B. 601—CLARKE. (Agr.) Amends and adds various Secs., Ag. C., re agricultural pest control business.

Redefines "pest control" as used in Ch. 1a, Div. 2, Ag. C., re agricultural pest control business, to include use or application of a pesticide or other substance, method, or device for pesticidal purposes. Deletes reference in definition to controlling or eradicating pests as defined in Sec. 100, Ag. C., and substitutes provision including in definition inhibiting, regulating, stimulating, or otherwise altering plant growth by direct application to plants.

Defines pesticide as any economic poison, as defined in Sec. 1061, Ag. C.

Exempts persons engaged only in structural pest control and licensed under Ch. 14, Div. 3, B. & P. C. from provisions of Ch. 1a, Div. 2, Ag. C.

Exempts persons engaged in business of tree surgery who perform pest control operations incidental thereto from license requirement, but requires obtaining of permit from Director of Agriculture and registration with county agricultural commissioner as provided in Sec. 160.3, Ag. C., and provides that such person is subject to all other provisions of Ch. 1a, Div. 2.

Modifies provisions re qualification of persons operating pest control equipment other than aircraft.

Provides that certificates of qualification held by operators of pest control aircraft issued prior to effective date of act expire Dec. 31st, 1951, and all issued after effective date of act expire last day of calendar year for which issued. Permits renewal of certificate upon payment of unspecified fee on or before last day of January next following expiration. Provides for penalty fee of unspecified amount to be paid for late renewal.

Permits director to refuse to issue certificate to any pilot or revoke or suspend certificate, after hearing, when satisfied that pilot is not qualified to conduct pest control operations.

A.B. 602—CLARKE. (Assembly 3d Reading) Adds Sec. 200.5, Ag. C., re inclusion of poultry within animal quarantine provisions of Ag. C.

Provides that poultry, including all domesticated fowls and any wild fowls or birds reduced to captivity, shall be included within animal quarantine provisions of Art. 2, Ch. 3, Div. 2, Ag. C.

To take effect immediately, urgency measure.

A.B. 603—CLARKE. (Agr.) Amends various Secs., Ag. C., re commercial feeding stuffs.

Changes fee for commercial feeding stuff licenses from \$3 to \$5. Provides penalty fee of \$5 for failure to renew license within 1 month from beginning of fiscal year, if business was done during period when no license was held.

Requires persons manufacturing, processing, or mixing commercial feed stuffs for another in accordance with specifications supplied by purchaser to furnish to such other an invoice giving date of sale and name and number of pounds of each ingredient in mixture. Requires net weight of special mixes sold in bulk to be affirmed by public weighmaster's certificate. Provides that tag attached to container pursuant to Sec. 1083.3, Ag. C., is in lieu of label required by Sec. 1083, Ag. C. Provides that copies of invoices shall remain in file in place of business of person furnishing them for six months, subject to inspection by Director of Agriculture.

Exempts commodities resulting from services classed as toll milling or custom milling from provisions of Ch. 7a, Div. 5, Ag. C., re commercial feeding stuffs.

Permits direct payment of inspection tonnage tax to director by licensee on quarterly basis. Provides 10% penalty for nonpayment.

Makes it misdemeanor to sell or distribute commercial feed stuffs without some approved indication of tax payment attached thereto or without furnishing to purchasers of bulk feeds documents required by Ch. 7a, Div. 5, Ag. C., to sell or distribute feed stuffs not conforming to guarantees or other representation made on tag, label, invoice, sales slip, or weight certificate; to reuse package, container or tag bearing approved indication of tax payment; or to render false statements in connection with tonnage fees or fail to pay such fees and penalties attached.

Provides that amendments made by act go into effect on July 1, 1952.

A.B. 604—BROWN. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re sessions of municipal and justice courts.

Requires board of supervisors on request of city governing body to provide for sessions of municipal or justice court for district in which city is located, in that city.

A.B. 605—BROWN. (Jud.) Amends Secs. 403.5 and 765, Veh. C., re violations of code in order to comply with regulations promulgated under Civil Defense Act of 1950 or California Disaster Act.

Exempts person from prosecution, and provides he is not negligent as matter of law, when he has violated provision of code in order to comply with any regulation, directive, or order of Governor promulgated under Civil Defense Act of 1950 or California Disaster Act.

A.B. 606—BROWN. (Jud.) Amends Sec. 1714.5, Civ. C., re liability of one who owns or maintains building on premises designated as shelter from enemy attacks.

Exempts from liability one who owns or maintains building or premises designated as shelter from destructive operations or attacks by enemies of United States, rather than air raid shelter, for injuries caused by condition of building or premises or by negligence, when person injured has entered during destructive operations or attacks by enemies of the United States or during tests ordered by lawful authority, rather than during an air raid alarm or during air raid by enemies of the United States.

To take effect immediately, urgency measure.

A.B. 607—BROWN. (Trans. & C.) Repeals Act 5131.1, Automobile Parking District Act of 1941, and Act 5131.2, re automobile parking districts.

A.B. 608—STEWART. (Trans. & C.) New act. Provides for transfer of any unexpended balance of money in Third San Francisco Seawall Fund to Third San Francisco Seawall Sinking Fund.

A.B. 609—STEWART. (C. P. & P. W.) New act. Provides that unexpended balance in Sacramento and San Joaquin Drainage District General Administrative Assessment No. 1 Fund shall revert to General Fund.

A.B. 610—STEWART. (G. E. & E.) New act, providing for transfer of unexpended balance of money in State Park Fund of 1927 to Interest and Sinking Fund of California State Park Bonds.

A.B. 611—STEWART. (Ed.) New act, providing for transfer of balance in School Land Deposit Fund to School Land Fund and continuously appropriating such balance for purposes for which it was available before transfer.

A.B. 612—STEWART. (G. E. & E.) New act, providing for transfer of unexpended balance of money in California State Building Fund of 1925 to Interest and Sinking Fund of the California State Buildings and State University Buildings Bonds.

A.B. 613—STEWART. (G. E. & E.) Adds Sec. 12463.2 and repeals Sec. 12461.5, Gov. C., re Controller's reports.

Requires Controller to include in annual report of financial transactions of local governmental agencies, tabular digest of county financial statements.

Deletes similar provision relating to biennial report to Governor since report is now annual.

A.B. 614—STEWART. (G. E. & E.) New act, to abolish War Bond Fund.

Provides for transfer of balance of money in War Bond Fund to War Bond Account in Special Deposit Fund. Appropriates money so transferred for same purposes and on same conditions as abolished fund.

A.B. 615—STEWART. (G. E. & E.) Amends Sec. 17242, Gov. C., to correct erroneous cross reference in section dealing with reimbursement warrants.

A.B. 616—STEWART. (Ed.) Amends Ch. 1167, Stats. 1949, re appropriation for housing and equipment for education of cerebral palsied children.

Provides that expenditures shall be audited by State Controller instead of post audited by Department of Finance.

A.B. 617—STEWART. (Ind. R.) Amends Secs. 950 and 951, Prob. C., to prefer against estate of decedent, claim for personal services to extent of \$600 instead of \$200.

A.B. 618—STEWART. (Jud.) Amends Secs. 1204 and 1206, C. C. P., re preferred labor claims.

Increases from \$200 to \$600 amount of preferred claim for personal services against assignor for benefit of creditors or defendant in proceeding where attachment is levied.

A.B. 619—KILPATRICK, COOKE, AND NIEHOUSE. (Rev. & Tax.) Amends Sec. 6359, R. & T. C., re exemptions from sales and use tax.

Includes popcorn and preparations of popcorn in combination with honey, caramel, or candy within food products exemption.

A.B. 620—KILPATRICK AND OTHERS. (Trans. & C.) Adds Sec. 162.5, Veh. C., re exemption of publicly owned vehicles from payment of parking meter fees.

Prohibits charging of parking meter fees for parking of state-owned vehicle anywhere in State or of any county-owned or city-owned vehicle within county. Requires Department of Motor Vehicles to issue special stickers or other means of identification to be affixed to county-owned and city-owned vehicles to identify county in which such vehicles are exempt from such fees.

A.B. 621—KILPATRICK AND OTHERS. (Jud.) Amends Sec. 1558 and repeals Sec. 144, Pen. C., re return of fugitives from justice.

Makes it misdemeanor for public officer to pay or receive compensation, fee or reward for service rendered in connection with such proceedings, except as provided in Sec. 1557.

A.B. 622—KILPATRICK AND OTHERS. (Jud.) Amends Secs. 145 and 825, Pen. C., re taking of persons arrested before magistrate.

Requires that person arrested be taken before magistrate within 24 hours, rather than 2 days, after his arrest.

Provides that to fail to take such person before magistrate within that period, rather than to wilfully delay taking him before magistrate, is misdemeanor.

A.B. 623—KILPATRICK AND OTHERS. (Jud.) Adds Sec. 147.5, Pen. C., re mistreatment by officers.

Makes it misdemeanor for officer to permit mistreatment of person under his custody by another if he has opportunity to prevent it.

A.B. 624—KILPATRICK AND OTHERS. (Jud.) Amends Sec. 7546, B. & P. C., re actions on bonds of licensed private detectives.

Provides that action on bond may be brought by person who sustains injury covered by bond, instead of limited to injury by wilful, malicious or wrongful act of principal.

A.B. 625—DOYLE. (Jud.) Adds Sec. 101.5, Lab. C., re filing fees.

Exempts Division of Labor Law Enforcement from fees for filing or recording any document in performance of official act.

A.B. 626—LEVERING. (Pub. H.) Adds Ch. 5.6, Div. 2, B. & P. C., re regulation of practice of physical therapy.

See digest of S. B. 517, apparently identical.

A.B. 627—LEVERING. (Jud.) Amends Sec. 3107, Gov. C., re loyalty oath of civil defense workers.

Authorizes governing body of city to transfer duty of ascertaining and certifying that such oath has been taken, from officers certifying pay rolls to another designated officer.

Authorizes governing body of city or county to require designated local civil defense and disaster officer to ascertain and certify that each volunteer civil defense worker has taken oath.

To take effect immediately, urgency measure.

A.B. 628—ERWIN. (F. & G.) Amends Sec. 806, F. & G. C., re pismo clams.

See digest of S. B. 1445, apparently identical.

- A. B. 629—ERWIN. (F. & G.) New act, assenting to provisions of act of Congress entitled "An act to provide that the United States shall aid the states in fish restoration and management projects, and for other purposes," approved August 9, 1950.

Directs Fish and Game Commission to take steps to establish cooperative fish restoration projects in compliance with above act and rules promulgated thereunder.

Prohibits use of funds from fish license fees for purposes other than administration of Division of Fish and Game and protection, propagation, preservation, and investigation of fish and game.

- A. B. 630—ERWIN. (F. & G.) Amends Sec. 432.6, F. & G. C., re permits for commercial sport fishing boats, to delete obsolete cross-reference.

- A. B. 631—SHERWIN. (G. E. & E.) Amends Act 8780d, the Unemployment Insurance Act, authorizing investment of funds in Unemployment Compensation Disability Fund in office building for primary use of Department of Employment.

Authorizes Director of Employment, with approval of Department of Finance, to invest up to \$7,500,000 from Disability Fund for construction and equipment of one or more buildings and facilities for use of Department of Employment as central office in Sacramento.

Such buildings or facilities shall be primarily for occupancy by department until investment is repaid, and shall be subject to administration and supervision by department in accordance with rules established by it with approval of Department of Finance, which rules shall be comparable to those for other State owned buildings. Excess space may be leased at such rental and upon such terms as are approved by Department of Finance.

Rentals shall be charged for space allocated to agencies and services comprising Department of Employment, or otherwise leased. Revenues shall be paid to Disability Fund in repayment of investment with interest at rate determined by Director with approval of Department of Finance.

When investment with interest is repaid, control of buildings and facilities shall vest in Department of Finance, but Department of Employment shall have priority for space therein at rental rates not exceeding cost of providing maintenance and other services.

- A. B. 632—SHERWIN. (Jud.) Amends Act 5849b, the Judges' Retirement Fund Act, re State contributions to the Judges' Retirement Fund.

Requires State Controller to suspend payment of State contribution into fund until reserves therein, less contributions of judges and justices and of counties and cities, are reduced to unspecified sum, at which time payment of State contribution is to be resumed. Declares purpose of Legislature is to prevent accumulation of unnecessary large reserve, and negatives any legislative intention to reduce amount of State's contribution or lessen State's liability under Judges' Retirement Act.

- A. B. 633—HINCKLEY. (C. S. & S. P.) Adds Art. 7.5, Ch. 1, Div. 4, Title 1, repeals Secs. 31203-31208, inclusive, Gov. C., re retirement rights of persons successively employed by two or more public agencies.

Defines "public agency" as State or any department or agency thereof, county, city and county, city, public corporation, municipal corporation, or public district in state, and "public retirement system" as retirement system for its employees maintained by any public agency.

Provides that when person who has been employed by public agency having retirement system and who has been member of that system is employed by another public agency having such a system, he shall have right to become member of second system and retain inactive membership in first system, and upon qualifying for retirement, to receive from each system of which he is member retirement allowance based upon his contributions to and credited service in that retirement system.

Provides that when person who has been employed by public agency having retirement system is employed by another public agency not having such system, he may retain membership in system of former agency, and continue to contribute thereto either employee contributions or both employee and employer contributions for his service in agency not having system, and upon qualifying for retirement, receive from that retirement system retirement allowance based upon both his service to the

public agency maintaining the system and his service to the other public agency. Such allowance is to be full retirement allowance if he has made both employee contributions and employer contributions, and reduced allowance if he has made only employee contributions.

Similarly, provides that when person who has been employed by public agency not having retirement system is employed by another public agency having a retirement system, upon becoming a member of such system, he may contribute to that system and receive credit therein for full amount of time he was actually employed by the other public agency, and upon retirement receive either full or reduced retirement allowance.

Requires any public officer or employee having custody of personnel records of any public agency to provide to governing body or executive officer of any public retirement system any information contained in those records concerning the employment record, service, and compensation of any employee or former employee of the public agency which may be necessary to determine his retirement rights, upon his request or request of the governing body or executive officer of the public retirement system.

Provides that normal age of retirement under any public retirement system shall be age 60, unless the laws or rules governing the system provide a lower age of normal retirement.

Empowers governing body of any public retirement system other than State Employees' Retirement System, with approval of governing body of public agency maintaining the public retirement system, to contract with board of administration of the State Employees' Retirement System for the administration by the latter of the retirement rights of any members or retired members of the contracting public agency retirement system who has ceased to be employed by the public agency maintaining the contracting retirement system, according to the laws and rules governing the contracting retirement system and according to the provisions of the bill.

Repeals present permissive provisions for transfer of retirement funds and granting of retirement credit where employees of one public agency become employees of another public agency as a result of assumption of functions of first public agency by other public agency.

A.B. 634—STEWART. (G. E. & E.) Amends Act 1500, the Community Redevelopment Act, re bonds.

Provides that amount of bonds for community redevelopment may be approved by community electors at election, rather than amount being authorized by ordinance submitted to such electors at election.

A.B. 635—STEWART. (Jud.) Amends 1501a, Prob. C., increasing from \$200 to \$600, amount of preferred claim against estate of ward for services rendered or work done by each claimant.

A.B. 636—EVANS. (Mun. & C. G.) Adds Sec. 31765, Gov. C., re allowance payable to surviving spouse of member of county employees' retirement association upon death of member prior to retirement.

Provides that upon death before retirement of member of county employees' retirement association who at time of death was eligible to retire or had 30 years of county service, if member had designated as beneficiary his spouse surviving him by not less than 30 days, and death of member occurred while in county service, or while physically or mentally incapacitated for performance of duties if such incapacity was continuous from discontinuance of county service, or within 1 month after discontinuance of county service, and member's accumulated contributions had not been repaid to him, retirement system shall pay surviving spouse the same retirement allowance to which she would have been entitled if member had retired on day of death and elected optional settlement 3 (right to receive lesser retirement allowance and to have $\frac{1}{2}$ continued after his death to beneficiary), allowance to surviving spouse to be payable at time member would have been eligible to retire if he had lived.

A.B. 637—EVANS. (Mun. & C. G.) Amends Sec. 31462, Gov. C., re retirement of county employees.

Redefines "final compensation" to mean average annual compensation earnable by member during any 3 years elected by member at or before time of filing application for retirement, or if no election, during 3 years immediately preceding retirement, rather than average annual compensation earnable during 3 years immediately preceding retirement.

A.B. 638—EVANS. (Mun. & C. G.) Adds Sec. 31652.1, Gov. C., re right of members of county employees' retirement systems to redeposit contributions previously withdrawn.

Permits any person who (1) is member on effective date, (2) has previously withdrawn his accumulated normal contributions, and (3) on return to county service has not elected to redeposit such contributions, to elect, not later than June 30, 1952, by written notice filed with board of administration, to redeposit amount previously withdrawn, plus regular interest at current rates from date of his reinstatement to date of payment.

A.B. 639—EVANS. (Mun. & C. G.) Amends Sec. 31560, adds Sec. 31641.5, Gov. C., re retirement of county employees.

Qualifies for membership in county retirement association person over age 55 at time of entrance into county service if he receives credit for prior employment or for employment in position exempt from membership, if such credit, when added to service for which in normal course of events he will receive credit by first day of month after attaining age 70, will equal not less than 15 years, rather than person who receives credit for time of membership in another retirement system from which he has transferred to the county retirement association, and was not over age 55 at time of becoming member of such other retirement system.

Entitles member who held position in county service such as to exclude him from membership within 90 days prior to his entrance into the retirement system but after the establishment of that system to receive service credit for such proportion of the time during which he held such exempt position as the time during which he was engaged in the duties thereof bears to the time required to perform the same duties in a full-time position, if the member within 1 year after becoming member or within 1 year after the effective date of the bill, whichever is later, pays into the retirement fund an amount equal to that which a member would contribute for the same credit, together with regular interest thereon.

A.B. 640—EVANS. (Mun. & C. G.) Adds Sec. 31784, Gov. C., re installment payment of death benefits payable by county employees' retirement systems.

Permits persons to whom all or any part of death benefit is payable, at any time before payment thereof, to elect to have such death benefit or part paid in monthly installments over a period not to exceed 10 years, plus interest on the unpaid balance at a rate to be determined by board of administration. If payee dies before all such installments are paid, the board is to pay balance in lump sum to his estate or to person entitled to receive his property.

A.B. 641—EVANS. (Mun. & C. G.) Amends, adds, various Secs., Gov. C., re inclusion of officers and employees of organizations of public employees within county employees' retirement systems.

Requires inclusion of officers and employees of organization of public employees within county employees' retirement system when such organization has membership equal to at least $\frac{1}{2}$ of total membership of county employees' retirement system. Present employees of such organization to become members of retirement association on 1st day of month determined by constitution and by-laws of organization. Subsequent employees to become members on 1st day of month after entrance into service of organization. Requires organization of public employees whose officers and employees are included in county employees' retirement system to pay into system amount county would have paid for service with which employees of organization are entitled to be credited, if such service had been rendered to county, plus regular interest thereon, and thereafter in addition to employee contributions deducted from their compensation, to pay to system same amount county would be required to pay for county employees receiving same compensation.

A.B. 642—EVANS. (Mun. & C. G.) Amends, adds, various Secs., Gov. C., re county employees' retirement systems in counties having population in excess of 2,000,000 or taxable property assessed in excess of \$3,000,000 or retirement system having more than 10,000 members.

Increases service retirement allowance in such counties by 15% and maximum allowance from $\frac{1}{3}$ to 65% of member's final compensation.

Extends from July 1, 1950, to January 1, 1952, time within which member may elect to have entire compensation taken into consideration upon payment of deficiency

in contributions therefor, and provides that if deficient contributions are not paid, there shall be deducted from retirement allowance twice actuarial equivalent of deficient amounts, plus regular interest.

Permits any member of such system, rather than only those who have made additional contributions, to elect not to be subject to provisions for fixed service retirement allowance, but to receive actuarial equivalent of member and employer contributions, and extends period for making such election from 90 days after October 1, 1949, to January 1, 1952. Permits member who has heretofore made such election to rescind it at any time prior to January 1, 1952.

A.B. 643—EVANS. (G. E. & E.) Amends Sec. 92, Lab. C., re powers of Labor Commissioner.

Authorizes Labor Commissioner to take acknowledgment as well as verification or proof of written instruments.

A.B. 644—EVANS. (Jud.) Amends Sec. 1201, C. C. P., re waiver or release of labor lien.

Voids defense of waiver or estoppel in action to enforce labor lien, except by written instrument stating consideration and proof of full payment thereof.

A.B. 645—COOKE. (Mil. Aff.) Amends Secs. 1178 and 1179, M. & V. C., re formation of memorial districts.

Provides for public hearing on proposed formation of memorial district prior to calling of special election, at which hearing property owners within proposed district and those whose property is not included may present objections or petitions as to inclusion or exclusion of property and after which board of supervisors shall establish boundaries.

Prescribes notice to be given and procedure to be followed.

Provides that within 10 days after hearing special election shall be called on formation and to elect first board of directors, which election shall be held within 60 days after hearing.

A.B. 646—HAHN. (Jud.) Amends Secs. 298, 307, and 502, Veh. C., re suspension and revocation of drivers' licenses.

Deletes provision authorizing court to recommend no license suspension upon conviction of driving vehicle while under influence of intoxicating liquor.

Requires Department of Motor Vehicles to revoke permanently, rather than for 3 years, license of person upon 3d or subsequent conviction of driving under influence of intoxicating liquor.

A.B. 647—HANSEN, KELLY, AND CLOYED. (M., O., & M. I.) Adds Art. 14, Ch. 7, Div. 8, B. & P. C., re licensing and regulation of rerefiners of lubricating or motor oils.

Defines rerefined lubricating or motor oil and rerefiner.

Requires license from Department of Agriculture effective for 1 year for engaging in business of rerefiner.

Prescribes annual license fee of \$10.

Authorizes department, after notice and hearing, to revoke or suspend licenses and to refuse issuance upon certain conditions.

Requires every rerefiner to deposit penal bond of \$500 before issuance or renewal of license.

Requires every label under which rerefined lubricating or motor oil is distributed, sold, or offered for sale to be filed with department, and each such label to bear indication of presence of any additives added in rerefined oil by licensee.

Prohibits sale or delivery, or offer to do so, of rerefined lubricating or motor oil for use in internal combustion engine unless it conforms to certain specifications.

A.B. 648—NIEHOUSE. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Includes within definition of disability any injury or illness caused by or arising in connection with pregnancy up to maximum of 6 compensable weeks.

A.B. 649—NIEHOUSE. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes provision excluding injury or illness caused by or arising in connection with pregnancy for period of 4 weeks after termination of pregnancy from definition of disability for which benefits are payable.

A.B. 650—COATS. (F. & G.) Amends Sec. 1184, F. & G. C., re use of domestically reared game birds for dog training or field trials.

Deletes provisions prohibiting killing, capturing or injuring of native game birds in training of hunting dogs and holding of field trials, and permitting taking of domesticated game birds in such training or field trials by persons holding valid hunting licenses. Deletes provisions requiring inspection and leg-banding of domesticated game birds so used, and requiring release of birds to be under supervision of representative of Fish and Game Commission.

Provides that use of domestically reared game birds for such purposes shall be subject to rules of commission.

A.B. 651—MOSS AND FLEURY. (C. S. & S. P.) Amends Secs. 18801 and 19052 and repeals Secs. 18802.5 and 19052.5, Gov. C., abolishing grades within classes in state civil service.

A.B. 652—FLEURY AND MOSS. (Trans. & C.) Amends Sec. 139.31, Veh. C., re shooting practice and instruction in the use of firearms for members of California Highway Patrol.

Makes shooting practice and instruction in use of firearms part of training of members of California Highway Patrol and provides it may be given in connection with existing training school or otherwise and may include participation by members in shooting competition.

A.B. 653—FLEURY AND MOSS. (Trans. & C.) Adds Sec. 220.1, Veh. C., re false reports of thefts of vehicles.

Makes it unlawful to make or file false or fraudulent report of theft of vehicle with any law enforcement agency with intent to deceive, to be punishable by imprisonment in county jail for not more than 1 year or a fine of not more than \$1,000, or both.

A.B. 654—BROWN AND STANLEY. (Rev. & Tax.) Repeals and adds Sec. 8352, R. & T. C., and amends Ch. 1465, Stats. 1949, re gass tax apportionments for airports and aviation.

Extends from 91st day after adjournment of 1951 session to 1st day of 1st calendar quarter occurring on or after such 91st day provisions for apportionment to counties of unrefunded aviation motor vehicle fuel license taxes and continues such provisions in effect to permit such apportionment of taxes paid prior to expiration of such apportionment provisions.

A.B. 655—BRADY. (C., P., & P. W.) Amends Sec. 1771, Lab. C., re public works. Makes provision requiring payment of prevailing rate on public works projects applicable to maintenance work.

A.B. 656—BRADY. (Ed.) Amends and repeals various Secs., Ed. C., re teachers' tenure.

Makes applicable to employees of all types of school districts prerequisites for attaining permanent status in a district having an average daily attendance of 850 or more. Deletes special provisions for other types of districts. New provisions inapplicable to existing classifications. Provides that employees of district which prior to consolidation, unionization, unification, or uniting was not required to classify employees as permanent shall serve the regular 2 year probationary period after effective date of such change.

A.B. 657—BROWN. (Mun. & C. G.) Amends Act 5131.4, the Parking Law of 1949, re limitation on acquisition of existing parking facility by a parking authority.

Changes limitation from, project which will encompass area of land and parking area not less than 3 times the existing facility, to project which, when completed, will provide parking area not less than 3 times existing facility.

A.B. 658—BROWN. (Jud.) Amends and rennumbers Sec. 1714.5, Civ. C., re violations of statutes or ordinances in complying with orders or proclamations of military and civil authorities.

Provides that violation of statute or ordinance in order to comply with regulation, directive, or order of Governor promulgated under Civil Defense Act of 1950 or California Disaster Act, in addition to order or directive of an authorized military commander, is not negligence as matter of law and is not prosecutable.

A.B. 659—BROWN. (Jud.) Amends Sec. 27, Prob. C., to permit making of testamentary dispositions to United States or instrumentality thereof.

A.B. 660—LUCKEL. (Elec. & Reap.) Adds Sec. 3928.1 and amends Sec. 3946, Elec. C., re direct primary ballots.

Requires political party affiliation of each candidate for partisan office to be printed on direct primary ballots.

A.B. 661—LUCKEL. (Elec. & Reap.) Adds Sec. 9483, Elec. C., re municipal elections.

Permits county registrar of voters to perform services for cities re municipal elections, upon request of governing body of city and approval of governing body of county. Provides that city shall pay county for such services.

A.B. 662—LUCKEL, CLOYED, AND NIEHOUSE. (Ed.) Adds Sec. 18196.5, Ed. C., re school building construction.

Requires Division of Architecture to approve any school district application for alteration of existing school building not meeting division requirements, if alteration will increase safety of building.

A.B. 663—GAFFNEY AND BERRY. (Jud.) Amends Sec. 96, Lab. C., re assignment of claims.

Authorizes Labor Commissioner to take assignments of claims for other compensation supplemental to wage agreements.

A.B. 664—ROSENTHAL, EVANS, AND MORRIS. (Trans. & C.) Amends Sec. 453, Veh. C., to exempt public employees and publicly owned vehicles and equipment from provisions of code while engaged in work of installation, removal, repairing, or maintaining traffic signs, signals, or other traffic control devices.

A.B. 665—ROSENTHAL AND MORRIS. (Trans. & C.) Amends Sec. 588, Veh. C., authorizing local authorities to establish parking meter zones and require vehicles to park within designated parking spaces, effective as to state highways after approval by Department of Public Works.

A.B. 666—ROSENTHAL. (Ind. R.) Adds Sec. 272, Lab. C., re security for wages.

Requires employers in mining industries and theatrical enterprises to post notice specifying name and address of bank or trust company where cash or securities required as security for payment of wages are deposited.

A.B. 667—NIEHOUSE. (Soc. Wel.) Repeals Secs. 3474 and 3474.1, W. & I. C., re responsibility of relatives for support of partially self-supporting blind.

A.B. 668—NIEHOUSE. (Soc. Wel.) Amends Secs. 3420, 3472, and 3480, W. & I. C., re aid to partially self-supporting blind residents.

Increases maximum amount of state reimbursement to counties for aid granted to such persons resident in county from \$850 to \$1,026 per year, and for aid to such persons not resident in county from \$1,020 to \$1,140 per year.

Increases amount applicant for such aid is entitled to from \$85 to \$95 per month.

Increases ratio of state reimbursement to counties for such aid from $\frac{8}{10}$ to $\frac{9}{10}$ of aid granted to such persons resident in county.

A.B. 669—NIEHOUSE. (Soc. Wel.) Amends Secs. 3052, 3084, and 3087.1, W. & I. C., re aid to needy blind.

Increases maximum amount of state reimbursement to counties for aid granted to such persons resident in county from \$765 to \$950 per year, and for aid to such persons not resident in county from \$1,020 to \$1,140 per year.

Increases amount any applicant for such aid is entitled to from \$85 to \$95 per month.

Increases ratio of state reimbursement to counties for such aid from $\frac{2}{3}$ to $\frac{4}{5}$ of aid granted to such persons resident in county

A.B. 670—NIEHOUSE. (Soc. Wel.) Repeals Secs. 3088 and 3088.1, W. & I. C., re responsibility of relatives for support of blind.

A.B. 671—NIEHOUSE. (Mil. Aff.) Amends Sec. 395, M. & V. C., re compensation of public officers and employees during absence on military or naval leave.

Makes it clear that provision for payment of salary for 30 days of military or naval leave applies to all public officers and employees of State, city, county, county, or public district regardless of method of selection, and that ordered duty in military or naval forces includes duty performed as a result of recall to active duty from retirement.

Includes ordered duty in regular corps, in addition to reserve corps, in federal military, naval, or marine service, as duty during absence for which 30 days' salary shall be paid.

A.B. 672—NIEHOUSE. (Ed.) Amends Sec. 16482, Ed. C., re sight and hearing tests for public school pupils.

Provides that such tests shall be given by persons possessing qualifications prescribed by State Board of Education rather than qualified supervisors of health employed by district.

A.B. 673—ROSENTHAL. (Jud.) Amends Sec. 817, Pen. C., re peace officers.

Includes undersheriffs, and regularly employed and paid deputy sheriffs and detectives, investigators, and inspectors of district attorney's office within definition of peace officer.

A.B. 674—MOSS, BROWN, AND COATS. (P. U. & C.) Amends Act 6386, the Public Utilities Act, and adds Art. 7, Ch. 4, Pt. 1, Div. 1, P. U. C., re transactions between public utilities and their affiliated interests.

Requires that management, construction, engineering, or similar service contracts hereafter made between public utilities and their "affiliated interests" be filed with Public Utilities Commission.

Defines "affiliated interests."

Provides that no charge for any such service, whether made pursuant to contract or otherwise, shall exceed reasonable cost of performing such service.

Places burden of proof in proceeding for determination of reasonable cost upon public utility.

Authorizes commission after investigation and hearing to disapprove any such contract which is not in public interest.

A.B. 675—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re suitable employment, making no substantive change.

A.B. 676—MORRIS. (Ind. R.) Amends Act 8780d, the Unemployment Insurance Act, re claims for benefits.

Requires notice of claim to be given to all employing units employing claimant within 6 months preceding claim, rather than to last employing unit.

A.B. 677—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 2206, Elec. C., re nomination, making no substantive change.

A.B. 678—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 655, Elec. C., re precinct boards, making no substantive change.

A.B. 679—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 3800, Elec. C., re ballots, making no substantive change.

A.B. 680—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 120, Elec. C., re registration, making no substantive change.

A.B. 681—CONDON. (Jud.) Adds Sec. 97.5, Lab. C., re civil actions for wages. Makes certificate of Labor Commissioner that he has heard and determined validity of claim for unpaid wages, penalties or other demands, prima facie evidence of validity of such claims.

A.B. 682—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 20831, Gov. C., re prior service credit under State Employees' Retirement System.

Requires granting prior service credit to each member employed by State, but not by university, at time of becoming a member and who became member on or before August 27, 1937, rather than on January 1, 1932, or within 3 years after last rendering prior service.

A.B. 683—McCOLLISTER. (Mun. & C. G.) Amends Sec. 420, Ed. C., increasing salary of school superintendent of Sonoma County from \$6,900 to \$10,000.

A.B. 684—McCOLLISTER. (Mun. & C. G.) Amends Sec. 422, Ed. C., increasing salary of school superintendent of Marin County, from \$6,900 to \$10,000.

A.B. 685—McCOLLISTER. (F. & G.) Amends Sec. 970, F. & G. C., re crab traps: Permits use of crab traps in Fish and Game District 2 to take crabs only.

A.B. 686—McCOLLISTER, PORTER, AND THOMAS. (Pub. H.) Adds Secs. 13055 and 13056, H. & S. C., re fire equipment.

Requires every water service or water company having fire hydrants on its system to notify fire department using such hydrants prior to commencement of discontinuance, repair, removal or installation of such hydrants.

Requires every public agency, public utility, private concern or other agency blocking, discontinuing, opening or installing streets, alleyways, or thoroughfares affecting or hampering fire departments' operations to notify fire department, fire suppression unit, or fire protection district affected by such action prior to commencement of the work.

A.B. 687—McCOLLISTER. (C. S. & S. P.) Amends Secs. 18939 and 19200, adds Secs. 18544 and 18545, Gov. C., re duration appointments and continuous examinations in State civil service.

Ranks those taking continuous examinations according to grade, adjusted for veterans' preference, without regard to examination date.

Defines "duration examination" and "duration employment"; vests Personnel Board, instead of Governor, with power to determine emergency necessitating such appointments and termination thereof; terminates duration employments 3 months after cessation of emergency; and makes technical changes.

Chapter 6, Statutes of 1951, approved January 30, 1951, in effect immediately.

A.B. 688—BERRY, GAFFNEY, AND MEYERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Extends right to such benefits to otherwise eligible claimants who receive all or part of their regular wages during period of disability.

A.B. 689—BERRY AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

See digest of S.B. 890, apparently identical.

A.B. 690—BERRY AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes provision requiring 1 week uncompensated waiting period as condition to eligibility.

A.B. 691—BERRY, GAFFNEY, AND GEORGE D. COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Establishes presumption that claimant is able to work and available for work when he is able to do and willing to accept his regular customary work.

A.B. 692—BERRY AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Increases rate of hospital benefits from \$8 to \$12 per day; increases maximum duration of benefits from 12 to 20 days.

A.B. 693—THOMAS. (Trans. & C.) Adds Sec. 685, Veh. C., re requirement of safety lines on public transportation vehicles.

Requires public transportation vehicles to install safety line inside vehicle in such position as to insure unobstructed visibility to right and left of drivers' compartment at angle of not less than 90 degrees from longitudinal axis of vehicle.

Makes it unlawful for owner, licensee, or operator of such a vehicle to cause or allow it to be operated when passengers are standing forward of safety line, and makes it unlawful for passenger to knowingly stand forward of said line except while entering or leaving vehicle while it is at standstill. Requires prescribed notice of latter offense to be posted in vehicle.

A.B. 694—LYON. (Assembly 3d Reading.) Amends Sec. 6422, S. & H. C., re form of improvement bonds under Improvement Act of 1911.

Requires such bonds to show date street superintendent filed list of unpaid assessments with treasurer.

A.B. 695—LYON. (Assembly 3d Reading.) Amends Sec. 43624, Gov. C., re proceeds of municipal improvement bonds.

Requires proceeds of municipal improvement bonds, after improvement completed and paid for, to be transferred from improvement fund to fund for payment of such bonds and interest thereon.

A.B. 696—LYON. (Assembly 3d Reading.) Amends Sec. 5024, S. & H. C., re incidental expenses under Improvement Act of 1911.

Includes in incidental expenses, costs of title searching, description writing, certain salaries and fees, and surveys and sketches required by lending agencies incident to securing rights of ways for work authorized by said act.

A.B. 697—BELOTTI AND OTHERS. (Mun. & C. G.) Amends Sec. 2006, S. & H. C., re appointment of county road commissioner.

See digest of S.B. 273, apparently identical.

A.B. 698—BELOTTI. (Trans. & C.) Amends Sec. 650.6, Veh. C., re special restrictions on lamps.

Exempts from provisions restricting certain lamps, lamps or devices that emit diffused nonglaring light of not more than .05, rather than .5, of 1 candlepower per square inch of area.

A.B. 699—BELOTTI. (Trans. & C.) Amends Sec. 650.6, Veh. C., re driving lamps required or permitted.

Exempts motorcycles or motor-driven cycles from requirement of having 2 lighted lamps on front of vehicle at night time or during times of low visibility.

Includes auxiliary driving and passing lamps as permitted equipment.

Limits total light output of combination of 4 lamps on front of vehicle.

A.B. 700—BELOTTI. (Trans. & C.) Amends Sec. 439, Veh. C., re report of vehicles known or suspected to have been abandoned or unlawfully stored.

Requires keeper of garage or trailer park to report presence of vehicle stored or parked for 30 days to Department of California Highway Patrol, rather than Department of Motor Vehicles, and requires Department of California Highway Patrol, rather than Department of Motor Vehicles, to notify legal owner.

A.B. 701—BELOTTI. (Trans. & C.) Adds Sec. 46.1, and amends Sec. 51, Veh. C., re definitions of vehicles and equipment.

Defines "tire chains" as metal chains consisting of 2 circular metal loops, 1 on each side of tire, connected by not less than 10 evenly spaced chains across tire tread.

Defines "armored car" as vehicle equipped with protective material on either front, sides, or rear, instead of on front, sides, and rear.

A.B. 702—BELOTTI. (Trans. & C.) Adds Sec. 685, Veh. C., re required use of tire chains.

Authorizes Department of Public Works and local authorities, as to highways under their respective jurisdictions, to determine when and where tire chains shall be required and to post signs giving notice of requirement.

Makes it a misdemeanor to drive on portions of highways so posted without tire chains.

A.B. 703—McCARTHY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance, making no substantive change.

A.B. 704—McCARTHY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance.

Increases maximum disability benefits by increasing weekly benefit amount from maximum of \$25 to \$40 in \$1 steps based upon schedule of high quarter earnings.

A.B. 705—McCARTHY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Increases total maximum disability benefits by increasing weekly benefit amount from maximum \$25 to \$35 in \$1 steps, based upon schedule of high quarter earnings.

A.B. 706—McCARTHY. (Fin. & Ins.) Amends Act 8780d, Unemployment Insurance Act, re disability insurance, making no substantive change.

A.B. 707—MALONEY. (Jud.) Amends Act 5849a, the Judges' Retirement Act, re retirement of judges and justices for service.

Permits any justice of Supreme Court or district court of appeal, or judge of superior court, municipal court, or court superseded by municipal court who has attained age 70, and has been judge of any such court or combination of such courts for aggregate period of 9 years, and who has served as public officer of State, county, city and county, or city, for 33 years of the 34 years preceding retirement (including time served as judge) to retire upon paying into Judges' Retirement Fund amount he would have paid if he had been judge or justice of court from which retiring for 20 years next preceding retirement, less contributions actually paid by him, computed by ascertaining average annual amounts paid by him for period during which he did make contributions and applying rate so ascertained to the 20-year period.

A.B. 708—MUNNELL AND BROWN. (Jud.) Amends Sec. 824, C. C. P., to clarify provision requiring publication of notice of execution sales of vessels.

A.B. 709—MUNNELL AND BROWN. (Jud.) Amends Sec. 1271, C. C. P., re notice of sale of property escheated to the State.

Requires publishing of such notice once a week for 4 successive weeks rather than as prescribed by court.

A.B. 710—MUNNELL AND BROWN. (Jud.) Amends Sec. 548, Prob. C., re citations of executors or administrators to appear before probate court.

Requires publication of such citation once a week for 3 successive weeks rather than as prescribed by court.

A.B. 711—MUNNELL AND BROWN. (Jud.) Amends Sec. 413, C. C. P., re service of summons.

Requires, for service of summons by publication against out-of-state defendant, publication once a week for 4 successive weeks rather than not less than 2 months.

A.B. 712—MUNNELL AND BROWN. (Jud.) Amends Sec. 261, Prob. C., re notices in estates of missing persons.

Requires such notices to be published as code prescribes for other notices.

A.B. 713—MUNNELL AND BROWN. (Jud.) Amends Sec. 189, C. C. P., to clarify requirements for publication of notices of intention to destroy records of justice's, city or police courts.

A.B. 714—MUNNELL AND BROWN. (Jud.) Amends Sec. 1277, C. C. P., to clarify requirements for publication of order to show cause in relation to change of names.

A.B. 715—MUNNELL AND BROWN. (Jud.) Amends Sec. 750, C. C. P., to clarify requirement for publication of summons in actions to determine conflicting claims to real property.

A.B. 716—MUNNELL AND BROWN. (Jud.) Amends Sec. 757, C. C. P., to prescribe requirements for publication of summons on absent or unknown parties in actions for partitions of property.

A.B. 717—MUNNELL AND BROWN. (Jud.) Amends Sec. 1274.5, C. C. P., to clarify requirements for publication of notice and compiled report of abandoned property.

A.B. 718—MUNNELL AND BROWN. (Jud.) Amends Sec. 1269, C. C. P., to clarify requirements for publication of order to show cause in action to declare property escheated to the State.

A.B. 719—MUNNELL AND BROWN. (Jud.) Amends Secs. 2466 and 2469.1, Civ. C., to clarify requirement for publication of certificates of doing business under fictitious name and cessation thereof.

A.B. 720—MUNNELL AND BROWN. (Jud.) Amends Sec. 1812, C. C. P., to clarify requirement for publication of notice of intention to become sole trader.

A.B. 721—MUNNELL AND BROWN. (Jud.) Amends Sec. 521, Prob. C., re revocation of letters of executor or administrator.

Specifies requirements for publication of notice of proceeding to revoke letters of executor or administrator, rather than giving court discretion as to such publication.

A.B. 722—MUNNELL AND BROWN. (Jud.) Amends Sec. 283, Prob. C., re notices in proceedings for administration of estate of missing persons.

Requires such notices to be published once a week for 4 successive weeks rather than once a week for 2 months.

A.B. 723—MUNNELL AND BROWN. (Jud.) Amends Sec. 780, Prob. C., re notice of sale of real property in estates.

Requires such notice be published for 10 days rather than for 2 weeks before sale.

A.B. 724—MUNNELL AND BROWN. (Jud.) Amends Sec. 762, C. C. P., re service of notice by publication to lien holders in actions for partition of property.

Requires, for such service, that notice be published once a week for 4 successive weeks.

A.B. 725—MUNNELL AND BROWN. (Jud.) Amends Sec. 692, C. C. P., re notices of foreclosure sales of real property.

Requires such notices to be published once a week for 4 successive weeks, rather than for 20 days.

A.B. 726—MUNNELL AND BROWN. (Jud.) Amends Sec. 851, Prob. C., to clarify the requirement for publication of notices in administration of estates.

A.B. 727—MUNNELL AND BROWN. (Jud.) Adds Sec. 6066, Gov. C., re publication of notices.

Provides publication of notices pursuant to this section is once a week for 2 weeks.

A.B. 728—MUNNELL AND BROWN. (Jud.) Amends Sec. 1201, Prob. C., to clarify the requirement of publication of notices in administration of estates.

A.B. 729—McCARTHY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance, making no substantive change.

A.B. 730—LYON. (Trans. & C.) Adds Ch. 3.5, Div. 2A, Veh. C., re California Highway Patrol Commission.

Creates California Highway Patrol Commission to consist of 5 members, 4 to be appointed by Governor with advice of Senate for 4-year terms and the 5th to be Commissioner of California Highway Patrol serving ex officio. Provides for staggering of terms of members first appointed. Requires 1 appointive member to be representative of "for hire motor vehicle freight carrying industry" and 1 representative of "for hire motor vehicle passenger carrying industry."

Requires commission to formulate general policies for guidance of Department of the California Highway Patrol in performance of its functions, to advise department re administration of laws administered by it, and to recommend to Governor and Legislature enactment of laws re operation of vehicles and use of highways it considers necessary.

A.B. 731—BROWN AND OTHERS. (Jud.) Amends, adds, and repeals various Secs. Pen. C., re criminal proceedings.

See digest of S.B. 543, apparently identical.

A.B. 732—STANLEY AND LANTERMAN. (Mun. & C. G.) Amends Act 9123, the County Waterworks District Act, re annexation.

Provides that annexation petitions shall be rejected if board finds that annexation of lands described in petition, or as boundaries thereof have been modified, will not be for best interest of district.

A.B. 733—STANLEY AND OTHERS. (Mun. & C. G.) Amends and repeals various Secs., R. & T. C., amends Act 151a, the State Aeronautics Commission Act, re aviation and airports.

Provides for payment of money from Motor Vehicle Fuel Fund on account of unclaimed aviation fuel refunds to California Aeronautics Fund rather than to counties.

Provides that taxes, interest, and penalties received in connection with fuel usable or intended for use in propelling aircraft and commonly branded as aviation fuel, rather than fuel used and usable in propelling aircraft of type heavier than air, shall be used in computing money payable to California Aeronautics Fund.

Clarifies manner of computing payments to California Aeronautics Fund.

Creates California Aeronautics Fund and sets aside all money paid into that fund for expenditure for aviation and airport development purposes when appropriated for that use.

Provisions re computing payments to become operative with respect to calendar quarter ending September 30, 1951.

A.B. 734—STANLEY AND OTHERS. (Mun. & C. G.) New act, the Aircraft Registration Law.

Requires registration of aircraft by State Department of Motor Vehicles, providing for manner of registration and disposition of fees.

A.B. 735—STANLEY AND OTHERS. (Mun. & C. G.) Adds Pt. 6.5, Div. 2, R. & T. C., re licensing aircraft.

Provides for licensing of aircraft by State Department of Motor Vehicles, prescribing manner of collecting fees and distributing proceeds.

A.B. 736—TOMLINSON AND OTHERS. (Agr.) Appropriates \$15,000 to University of California for experimentation and development of parasite control of red scale in citrus industry, augmenting support appropriations for 1951-1952 Fiscal Year.

To take effect immediately, urgency measure.

A.B. 737—TOMLINSON AND OTHERS. (W. & M.) Appropriates \$7,500 to University of California for experimentation and development of parasite control of red scale in citrus industry, augmenting support appropriations for 1950-1951 Fiscal Year.

To take effect immediately, urgency measure.

A.B. 738—DUNN. (Ed.) Amends Secs. 7012 and 7109.3, Ed. C., re school apportionments, correcting erroneous cross reference.

To take effect immediately, urgency measure.

A.B. 739—DUNN. (Ed.) Amends Sec. 19091, Ed. C., re schools, changing designation of school trustees to governing board.

A.B. 740—DUNN. (Ed.) Amends Sec. 13032, Ed. C., re schools, making no substantive change.

A.B. 741—DUNN. (Ed.) Repeals Sec. 13043, Ed. C., to delete provision re eligibility of teachers in vacation schools.

A.B. 742—EVANS. (Mun. & C. G.) Amends Sec. 31679, Gov. C., re minimum service retirement allowances payable by county employees' retirement systems.

Changes minimum service retirement allowance from \$900 per year to unspecified amount.

A.B. 743—SHAW. (Jud.) Amends Sec. 737jj, Pol. C., and Sec. 79.36, C. C. P., to change salary of superior court judges of San Bernardino County from \$12,000 to \$15,000.

A.B. 744—GEORGE D. COLLINS. (Fin. & Ins.) Amends Sec. 3358.5, Lab. C., re workmen's compensation.

Reduces from 52 to 8 hours per week time domestic must be employed to be considered employee for compensation purposes.

A.B. 745—GEORGE D. COLLINS AND GAFFNEY. (Fin. & Ins.) Amends Sec. 3352, Lab. C., re workmen's compensation.

Expands law to include all farm and related types of workers.

A.B. 746—GEORGE D. COLLINS AND GAFFNEY. (Fin. & Ins.) Amends Sec. 3352, Lab. C., re workmen's compensation.

Expands law to include all household domestic workers.

A.B. 747—GRANT, PORTER, AND KLOCKSIEM. (Trans. & C.) Amends Sec. 5243, S. & H. C., re opening of bids submitted under Improvement Act of 1911.

Authorizes legislative body to delegate, by resolution, task of opening and examining such bids at public meeting.

A.B. 748—THOMAS. (F. & G.) Amends Sec. 20, F. & G. C., re Fish and Game Commission, making no substantive change.

A.B. 749—BECK. (Jud.) Adds Sec. 8215, Gov. C., re notaries public.

See digest of S.B. 485, apparently identical.

A.B. 750—LINDSAY. (F. & G.) Adds Sec. 432, F. & G. C., re permits to operate boats on Lake Tahoe.

Requires owner or operator of boat on Lake Tahoe which is operated by paid guide to procure permit from Fish and Game Commission. Prescribes fee of \$1.

Requires holder of permit to keep record of species, lengths, and weights of fish taken from boats operated or rented by him and to comply with regulations of commission.

Prescribes punishment for failure to comply.

A.B. 751—LINDSAY. (F. & G.) Amends Ch. 973, Stats. 1949, re closing of inland waters to fishing.

Deletes provision terminating operation of Secs. 495 and 496, F. & G. C., re power of Fish and Game Commission to close inland waters to fishing, on 91st day after final adjournment of 1951 Regular Session of Legislature.

A.B. 752—GEORGE D. COLLINS. (Fin. & Ins.) Amends Sec. 3352, Lab. C., re workmen's compensation.

Expands law to include all newspaper vendors and persons in related activities.

A.B. 753—FLEURY AND MOSS. (Trans. & C.) Amends Sec. 512, Veh. C., re motor vehicles.

Present law prohibits driving more than 25 miles hour on highway where employees of agency in charge, or of contractor of agency, are engaged in construction or repair work on roadway or so close to it as to be endangered by traffic. Bill makes prohibition applicable where officers or employees of agency having jurisdiction, or contractor of agency or his employees, are at work on roadway or within right of way so close as to be endangered.

A.B. 754—FLEURY AND MOSS. (Trans. & C.) Amends Secs. 125 and 126, S. & H. C., re closing or restricting the use of state highway.

Authorizes Department of Public Works to assign flagman to warn, detour, or direct traffic on such highway. Makes wilful failure to observe flagman's direction a misdemeanor.

A.B. 755—FLEURY AND MOSS. (Trans. & C.) Adds Sec. 111.5, S. & H. C., re declaring city streets a state highway.

See digest of S.B. 307, apparently identical.

A.B. 756—KELLY. (Jud.) Adds Sec. 260 and amends Sec. 261b (as added by Stats. 1943, Ch. 1039), C. C. P., re salaries of court commissioners.

See digest of S. B. 364, apparently identical.

A.B. 757—KELLY. (Jud.) Amends Sec. 204a, C. C. P., re jury commissioners' salaries in counties having population over 225,000 but less than 289,000.

Prescribes salary of \$500 per month but not exceeding \$3,000 in one fiscal year for such commissioners.

A.B. 758—LINDSAY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re coverage of public employees.

Extends optional provision for coverage of state and political subdivision employees, to employees of city, county, and city and county. Deletes provision excluding civil service employees from such coverage.

A.B. 759—MALONEY. (C. S. & S. P.) Amends Sec. 20392 and adds Sec. 20392.5, Ed. C., re state college employees.

Makes seniority basis for dismissal of such employees, not serving in state civil service, due to necessary reduction in staff, allowing credit for service in armed forces. Requires filling of subsequent vacancies from re-employment list of persons so dismissed.

A.B. 760—GAFFNEY AND OTHERS. (C. S. & S. P.) Amends Sec. 18021, Gov. C., re state employees' overtime.

Excepts from policy against overtime work, necessary work during manpower shortage.

Increases from regular rate to $1\frac{1}{2}$ times that rate, overtime compensation required where employees' work week is fixed and permits such rate where work week is not fixed.

A.B. 761—GAFFNEY AND OTHERS. (C. S. & S. P.) Amends Sec. 18021, Gov. C., re state employees' overtime rate.

Increases from regular rate to $1\frac{1}{2}$ times that rate, overtime compensation required where employee's work week is fixed, and permits such rate where work week is not fixed.

A.B. 762—LYON. (P. U. & C.) Amends Act 6393d, to increase filing fee for operating permit under Highway Carriers' Act or City Carriers' Act, from \$3 to reasonable sum fixed by Public Utilities Commission, not to exceed \$25.

- A.B. 763—HOLLIBAUGH. (C. S. & S. P.) Amends Secs. 45007, 45008 and 45080 and adds Sec. 45083, Gov. C., re civil service and related systems of cities.

Permits withdrawal of appointive officers or employees from established system by majority, instead of $\frac{2}{3}$, affirmative vote.

Permits city legislative body to contract with private individual or organization for services in connection with personnel selection and administration.

Authorizes, by $\frac{2}{3}$ vote of legislative body pursuant to specified findings, hiring of personnel in war emergency. Makes conforming changes.

To take effect immediately, urgency measure.

- A.B. 764—CROWLEY. (Elec. & Reap.) Amends, adds, and repeals various Secs., Elec. C., re legislative offices.

Makes offices of State Senator and Assemblyman nonpartisan offices.

- A.B. 765—CROWLEY. (Mun. & C. G.) Amends Secs. 28123, 28132, and 28151, Gov. C., re compensation for public services in Solano, Napa, and Lake Counties.

Changes compensation of auditors, district attorneys, and supervisors, to unspecified sums.

- A.B. 766—CROWLEY. (Jud.) Amends Secs. 737q, 737bb, and 737vv, Pol. C., and Secs. 79.17, 79.28, and 79.48, C. C. P., to change salaries of superior court judges in counties of Lake, Napa, and Solano, to unspecified sums.

- A.B. 767—CROWLEY. (Jud.) Amends various Secs., Gov. C., re fees for public services.

Increases fees for specified public services, deleting necessity of court approval where presently required.

Makes technical and clarifying changes.

- A.B. 768—CROWLEY. (Jud.) Amends Sec. 6103, Gov. C., to except public housing authority from provisions exempting public agencies and officers from paying certain fees.

- A.B. 769—CROWLEY. (Jud.) Amends Sec. 694, C. C. P., re sales of property under execution or deed of trust.

Permits, instead of requires, officer conducting such sale to postpone it on request of either, instead of both, debtor and creditor.

- A.B. 770—CROWLEY. (Jud.) Amends Sec. 689b, C. C. P., requiring officer seizing mortgaged property under execution to make demand in writing, instead of by registered mail, for amount due mortgagee.

- A.B. 771—CROWLEY. (Jud.) Amends Sec. 688, C. C. P., to provide that copy of complaint need not be served with writ of execution.

- A.B. 772—CROWLEY. (Jud.) Amends Sec. 682, C. C. P., limiting execution against earnings of judgment debtor to $\frac{1}{2}$ sum earned within 30 days preceding levy.

- A.B. 773—CROWLEY. (Jud.) Amends Sec. 538, C. C. P., prohibiting attachment in action where sum claimed, exclusive of interest, is less than \$100 instead of \$15.

- A.B. 774—CROWLEY. (Jud.) Amends Sec. 517, C. C. P., requiring sheriff, constable or marshal to demand property within, and if necessary break open, dwelling, as well as building or enclosure, in claim and delivery action.

- A.B. 775—CROWLEY. (Jud.) Amends Sec. 139.44, Veh. C., re service of warrants by members of the California Highway Patrol.

Deletes provision requiring local officer to turn over to member of California Highway Patrol, on demand, warrant issued as result of citation issued by member of patrol if warrant has not been served within 30 days after its issuance.

- A.B. 776—CROWLEY. (Jud.) Amends Sec. 542, C. C. P., to require delivery of copy of complaint, as well as instructions, to officer to whom writ of attachment is directed.

A.B. 777—SHERWIN (By Request). (Jud.) Amends, adds and repeals various Secs., Prob. C., re setting aside certain estates.

Authorizes setting aside of first \$2,500 of decedent's estate to spouse or minor children even though net estate exceeds that sum. Makes conforming changes.

A.B. 778—DILLS AND OTHERS. (Jud.) Adds Sec. 649, Pen. C., making it misdemeanor to hold automobile race where more than 12 entries compete.

A.B. 779—LEVERING. (Ind. R.) Adds Sec. 923.5, Lab. C., re professional employees.

Grants professional employees as defined, right to designate own bargaining agent, voting independently of other employees.

A.B. 780—SAM L. COLLINS. (Mil. Aff.) Amends Secs. 1290 and 1291, M. & V. C., re headquarters' room in Sacramento of organizations of veterans of all wars.

Requires Department of Veterans Affairs to set apart suitable room in Sacramento, instead of providing that such room shall be set aside at State Capitol, as headquarters' room of organizations of veterans of all wars, rather than for Grand Army of the Republic; places said room under charge of department, rather than Grand Army of the Republic.

A.B. 781—BABBAGE. (Jud.) Amends Sec. 737gg, Pol. C., and Sec. 79.33, C. C. P., to change salary of superior court judges of Riverside County from \$10,500 to unspecified sum.

A.B. 782—BABBAGE. (Jud.) Amends Sec. 19a, Pen. C., excluding period of parole from computation of maximum time to be served for misdemeanor.

A.B. 783—BABBAGE. (G. E. & E.) Appropriates unspecified sum to Adjutant General for National Guard armory at Riverside.

A.B. 784—CHAPEL AND OTHERS. (C. P. & P. W.) Appropriates unspecified sum to Department of Public Works to be expended to prevent intrusion of ocean water into water bearing aquifers of West Coast Basin.

To take effect immediately, urgency measure.

A.B. 785—GUBSER AND KIRKWOOD. (Trans. & C.) Adds Sec. 110, Veh. C., to require Director of Motor Vehicles to establish vehicle registration office in City of Gilroy.

A.B. 786—GUBSER AND KIRKWOOD. (Trans. & C.) Adds Sec. 111, Veh. C., to require Director of Motor Vehicles to establish a vehicle registration office in City of Los Gatos.

A.B. 787—HAGEN. (Mun. & C. G.) Amends Sec. 413, Ed. C., increasing salary of school superintendent of Tulare County from \$7,080 to \$8,000.

A.B. 788—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 5501, Elec. C., re conduct of elections, making no substantive change.

A.B. 789—GEDDES. (Fin. & Ins.) Amends Sec. 11580, Ins. C., re liability insurance.

Requires provision in such policies authorizing action against insurer when judgment secured against insured in action based on bodily injury, death, or property damage, rather than in action by injured person or his representatives, or heirs of a decedent.

A.B. 790—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 4534, Elec. C., re campaign statements, making no substantive change.

A.B. 791—LYON. (W. & M.) Claim bill. \$4,653. Daniel D. Frohman.

A.B. 792—LYON. (Trans. & C.) Amends Sec. 217, Veh. C., re registration of commercial vehicles regularly engaged in interstate movement.

Authorizes Director of Motor Vehicles to apportion total number of vehicles which must be registered in this State in fleets of 2 or more vehicles owned by residents

or nonresidents which are regularly engaged in interstate movement, said apportionment to be based on percentage of miles fleets operate in this State as related to total miles such fleets operate.

Authorizes director to require fleet owners to submit necessary information under oath, and provides his determination of number of vehicles which must be registered is final.

A.B. 793—LYON. (Agr.) Amends Sec. 120, Ag. C., re nursery license fees.

See digest of S.B. 101, apparently identical.

A.B. 794—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 950, Elec. C., re election days, making no substantive change.

A.B. 795—STEWART. (G. E. & E.) Adds Sec. 11374, Gov. C., re regulations of state agencies.

Provides regulations of state agency implementing statute are invalid unless consistent with and reasonably necessary to effectuate purpose of such statute.

A.B. 796—STEWART. (G. E. & E.) Amends Sec. 11513, Gov. C., re administrative hearings.

Prohibits admission of hearsay evidence in administrative hearings unless admissible over objection in civil actions.

A.B. 797—MUNNELL AND OTHERS. (G. E. & E.) Appropriates unspecified sum to Department of Education for construction and improvement of proposed School for the Deaf.

A.B. 798—ELLIOTT. (Ind. R.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

Deletes requirement of designated minimum earnings as condition to eligibility for benefits.

Increases total maximum benefits from 26 to 39 times weekly benefit amount. Deletes provision limiting total benefits to $\frac{1}{2}$ total wages paid claimant during his base period. Deletes provision requiring payment of benefits in multiples of \$1.

A.B. 799—ELLIOTT. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employment.

Deletes provisions excluding agricultural labor and domestic service in private home from employment covered by act.

Declares news vendors over 18 years engaged in vending newspapers or magazines as full-time occupation are not excluded under existing provisions.

A.B. 800—GEIDDES. (Fin. & Ins.) Amends Sec. 1664, Ins. C., re insurance agents, brokers and solicitors.

Excepts nonresident agent, as well as broker, from provision requiring maintenance of office in State. Requires notice of intention to keep license in force, as well as application for license or renewal to specify address at which required records kept. Requires such notice or application of solicitor to specify his office address.

A.B. 801—MOSS AND FLEURY. (Mun. & C. G.) Amends Sec. 35134, Gov. C., re annexation of territory by cities.

Provides where annexation is rejected at election, another petition for annexation of same area may not be filed within 6, rather than 12, months.

A.B. 802—MOSS. (Elec. & Reap.) Adds Secs. 29 and 30, Ed. C., re electors.

Defines "elector" as used in Ed. C. to be person who qualifies under Sec. 1, Art. II, Calif. Const., and is registered pursuant to Elec. C.

Provides that petitions circulated pursuant to Ed. C., must be circulated by elector of district or political subdivision within which petition is being circulated.

A.B. 803—LIPSCOMB AND CONNOLLY. (Pub. H.) Amends Sec. 203, W. & I. C., removing limit on tax funds expendable for specified county hospital purposes.

A.B. 804—DICKEY. (Mun. & C. G.) Amends Sec. 53250, Gov. C., re leaves of absence of certain firemen.

Requires legislative bodies of designated political subdivisions to grant regular or permanent members of designated departments having fire fighting or protection duties, annual leave of absence of 21 consecutive days after 5 years service.

Requires full pay for such members when on annual leave.

A.B. 805—DICKEY. (Jud.) Amends Sec. 31555, Gov. C., re inclusion of municipal and justice court officers and attaches in county employees' retirement systems.

Includes within county employees' retirement systems all officers and attaches of municipal and justice courts established within county under Municipal and Justice Court Act of 1949, except those who are members of county peace officers' retirement system. Such persons are to receive credit for continuous employment as officer or attache of court superseded by such municipal court or justice court as prior service, subject to requirement of payment of amount of contributions they would have made if they had been members of system from date of its organization, or from date of entry of member into county service, whichever is later, with regular interest thereon.

A.B. 806—SMITH. (Jud.) Amends Sec. 2980, Civ. C., re conditional sales and similar contracts.

Makes inapplicable to requirement of acknowledgment and recordation of conditional sales and other specified contracts, material or equipment used in connection with drilling, production or refining of hydrocarbon substances.

A.B. 807—HINCKLEY. (Agr.) Amends Sec. 784, Ag. C., re fruit, nut and vegetable standardization.

Provides that mere possession of fruits, nuts, or vegetables which have been packed in violation of Ch. 2, Div. 5, Ag. C., re fruit, nut, and vegetable standards, is not violation of said chapter.

A.B. 808—CONDON. (Jud.) Amends Act 5238, the Municipal Court Act of 1905, to provide for the constitution of municipal court in Contra Costa County judicial districts having more than 90,000 and less than 110,000 population.

A.B. 809—CONDON. (Mun. & C. G.) Repeals Art. 13, Ch. 3, Pt. 3, Div. 4, Title 3, Gov. C., re modification of retirement allowances and death benefits payable by county employees' retirement systems by amount of payments under workmen's compensation laws for death or disability resulting in retirement.

A.B. 810—SHAW. (Jud.) Amends Sec. 601, C. C. P., re number of preemptory challenges of jurors.

Reduces by one, number of such challenges remaining to side passing its turn without exercising challenge.

A.B. 811—BURKE. (Mun. & C. G.) Amends Sec. 36509, Gov. C., re appointment of elective officers of sixth class city.

Changes wording of ballot question re appointment of elective officers of sixth class city to conform to existing law.

A.B. 812—LYON AND CALDECOTT. (Mun. & C. G.) Adds Sec. 26153, Gov. C., re powers of boards of supervisors.

Authorizes board of supervisors to promote prevention of accidents through educational and informational programs and gives board various powers to carry out such programs.

A.B. 813—NIEHOUSE. (Pub. H.) Amends, repeals, and adds various secs., B. & P. C., re practice, regulation, and licensing of cosmetologists, hairdressers, and electrologists.

Allows person engaged in practice of electrology to be eligible for appointment as member of State Board of Cosmetology.

Provides that board shall be so constituted that only 1 member thereof may be appointed who has less than 5 years experience in practice of electrology immediately prior to appointment and who is registered as hairdresser and cosmetician or cosmetologist manager-operator and electrologist.

Makes changes in educational and experience qualifications for admission of applicant to examination for certificate of registration and license as electrologist or junior electrologist.

Provides further regulations and prescribes requirements for the practice of electrology.

Provides fee of \$15 for electrology instructor's examination.

A.B. 814—NIEHOUSE, CLOYED, AND LUCKEL. (Mun. & C. G.) Adds Sec. 9483, Elec. C., re municipal elections.

See digest of A.B. 661, apparently identical.

A.B. 815—NIEHOUSE AND OTHERS. (Soc. Wel.) Amends Secs. 1526 and 1527, W. & I. C., re aid to needy children.

Provides that where county is liable for aid to needy child because of residence of such child, residence requirement is met if child lives or is maintained there without regard to legal residence of any other person.

Provides county to which child has removed shall pay for necessary medical and hospital care.

Deletes provisions designating as child's residence the residence of father, parent with custody, or guardian.

Deletes provision designating county where founding child found as county of such child's residence.

Deletes provisions designating county from where child sent to institution as county of child's residence.

A.B. 816—NIEHOUSE AND CLOYED. (Mun. & C. G.) Amends Sec. 2203, Ed. C., re traveling expenses of governing board representatives.

Requires payment of traveling expenses of representatives of governing board of any school district rather than district with 30 or more teachers or in city or city and county having board of education.

A.B. 817—GEDDES AND OTHERS. (Fin. & Ins.) Adds Sec. 768, Ins. C., re designation of particular insurance agents in connection with loans.

Makes it a misdemeanor for lender on security of real or personal property to require borrower to negotiate insurance thereon through particular agent or broker designated by lender but does not affect lender's right to approve or disapprove insurer selected by borrower or lender's right to renew insurance required by contract if borrower fails to comply.

A.B. 818—MALONEY. (Agr.) Amends Sec. 637.5, Ag. C., re milk products, to permit use of skim milk in manufacture of yogurt.

A.B. 819—McCOLLISTER. (Ed.) Adds Sec. 18236, Ed. C., re use of abandoned school buildings.

See digest of S.B. 509, apparently identical.

A.B. 820—MALONEY AND LEVERING. (Elec. & Reap.) Amends Sec. 3041, Elec. C., re independent nominations.

Increases minimum number of voters who must sign nomination petitions from 5 to 7 percent and maximum from 6 to 8 percent, of entire vote cast at preceding general election.

A.B. 821—McCOLLISTER AND DOYLE. (Mil. Aff.) Amends Sec. 980, M. & V. C., to extend definition of veteran, for purpose of educational assistance and farm and home loans, to include persons serving on active duty in armed forces during present Korean campaign.

A.B. 822—MCCOLLISTER AND DOYLE. (Mil. Aff.) Amends Sec. 988.3, M. & V. C., increasing amount authorized to be advanced to Department of Veterans Affairs by Department of Finance, for loans and advances to veterans re farms and homes, from \$2,000,000 to \$5,000,000.

A.B. 823—MCCOLLISTER AND DOYLE. (Mil. Aff.) Amends Sec. 890, M. & V. C., re educational assistance for dependents of veterans.

Includes in definition of "dependent of a veteran," for purposes of educational assistance, a stepchild of veteran who died in war service or stepchild who was supported by the veteran for 1 or more years immediately preceding his death, rather than a stepchild of veteran who was actually supported by veteran for 1 or more years immediately preceding his entry into military service.

A.B. 824—MCCOLLISTER AND DOYLE. (Mil. Aff.) Amends and repeals various Secs., M. & V. C., re the California Cadet Corps.

See digest of S.B. 216, apparently identical in effect.

A.B. 825—MCCOLLISTER AND DOYLE. (Mil. Aff.) Amends and adds various Secs. M. & V. C. and Gov. C., re the military forces of the State.

See digest of S.B. 93, apparently identical in effect.

A.B. 826—GEDDES. (Jud.) Amends Secs. 25150, 25151, and 25152, Corp. C., re Corporate Securities Law.

See digest of S.B. 190, apparently identical.

A.B. 827—GEDDES. (Ed.) Adds Sec. 20345.5, Ed. C., re state college student body organizations.

See digest of S.B. 289, apparently identical.

A.B. 828—CLARKE AND OTHERS. (W. & M.) Appropriates \$11,720 to Regents of University of California for use of College of Agriculture during 1951-1952 Fiscal Year in searching for, collecting, and rearing natural enemies of western grape skeletonizer, augmenting sums allocated in budget of College of Agriculture for such purposes.

A.B. 829—CLARKE AND OTHERS. (W. & M.) Appropriates \$12,200 to Regents of University of California for use during 1951-1952 Fiscal Year in collecting and conducting research on beet leaf hopper and natural enemies thereof.

A.B. 830—PORTER. (Mun. & C. G.) Amends Sec. 1303, Ed. C. to provide for 4 year term for deputy or assistant district superintendent of schools.

A.B. 831—PORTER AND OTHERS. (Pub. H.) Amends various Art. and Ch. headings and Secs., H. & S. C., re private cemeteries.

Changes perpetual care cemeteries to endowment cemeteries and nonperpetual care cemeteries to noncare cemeteries and amends various provisions to conform to change.

Increases minimum deposits in endowment (perpetual care) fund to qualify cemetery as an endowment cemetery.

A.B. 832—SMITH AND OTHERS. (Pub. H.) Amends Sec. 2261, Civ. C., making applicable to cemetery trusts, regulations governing investment of funds by trustees of other trusts.

A.B. 833—DILLS AND OTHERS. (Pub. H.) Amends Sec. 8738, H. & S. C., increasing minimum deposits in perpetual care fund to qualify cemetery as perpetual care cemetery.

A.B. 834—STANLEY. (G. E. & E.) New act, authorizing exchange of certain lands surrounding upper Newport Bay.

Authorizes board of supervisors of Orange County to exchange lands with State and with private land owners necessitated by dredging and filling operations of Orange County, and authorizes State Lands Commission to exchange state property with Orange County for that purpose.

A.B. 835—STANLEY AND OTHERS. (Ed.) Adds and amends various Secs., Ed. C., re automobile driver training in public schools.

Requires Superintendent of Public Instruction to promote and direct such training. Deletes limitation that day high schools in which training given be regular full time. Provides for excess cost apportionment from State School Fund of not to exceed \$300 for each unit of average daily attendance in such training. Limits classes in such training to 4 pupils. Provides method for computing attendance and excess cost.

A.B. 836—STANLEY AND OTHERS. (Mun. & C. G.) Amends Act 5243, Municipal Water District Act of 1911, re formation, operation, and powers of municipal water districts.

Authorizes formation of unincorporated territory into district. If city included, all its corporate area must be included.

Consolidates formation election and election of first directors.

Authorizes issuance of warrants to pay formation expenses.

Prohibits officers or employees of district from having interest in contracts of district.

Revises method of incurring bonded indebtedness, including the use of improvement districts within a water district.

Establishes method of annexing uninhabited territory to district.

Establishes methods of excluding inhabited and uninhabited territory from a district.

Authorizes district to restrict use of water during water shortage periods, by resolution or ordinance. Violation of such ordinance made a misdemeanor.

Relieves officers and employees of personal liability except in cases of fraud or actual malice, and relieves officers from liability for acts or omissions of subordinates, unless actual knowledge of incompetency or inefficiency.

Makes many other changes in existing law.

To take effect immediately, urgency measure.

A.B. 837—STANLEY. (Jud.) Amends Sec. 8205, Gov. C., re notaries public.

Requires notary public to sign in his own handwriting certificate of proof or acknowledgment of various instruments.

A.B. 838—STANLEY. (Mun. & C. G.) Amends Sec. 1719, and adds Sec. 9709, Elec. C., re municipal elections.

Permits legislative body of city to submit proposition at regular election or call special election for purpose of voting on proposition, by ordinance or resolution.

A.B. 839—STANLEY. (Mun. & C. G.) Amends Sec. 37904, Gov. C., re city public works contracts.

Authorizes legislative bodies of 5th and 6th class cities to undertake public works projects without complying with various requirements when no bids are received.

A.B. 840—KLOCKSIEB AND OTHERS. (Mun. & C. G.) Amends Sec. 4730, H. & S. C., re county sanitation districts.

Provides that where 1 or more members of governing body of city or board of supervisors are members of district board, presiding officer of governing body or board of supervisors, or in his absence or inability to act, an alternate member appointed by governing body or board of supervisors, shall be member or 1 of the members of board.

Limits number of representatives of board of supervisors on district board, where total number of cities and of sanitary districts existing in sanitation district at time of formation of sanitation district is 2 or more and territory not included in cities or sanitary districts constitutes more than half of sanitation district, to number not to exceed total number of supervisorial districts in sanitation district.

A.B. 841—HAGEN. (Jud.) Adds Sec. 2000, Gov. C., re negligence actions against employees of state and local governments.

Bars negligence action against employees of state and local governments where claimant fails to file claim against such government within time prescribed by law or charter.

A.B. 842—COATS. (Mun. & C. G.) Amends Sec. 28138, Gov. C., re compensation for public service in Sutter County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 843—COATS. (Mun. & C. G.) Amends Sec. 28127, Gov. C., re compensation for public service in Butte County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 844—COATS. (Mun. & C. G.) Amends Sec. 28139, Gov. C., re compensation for public service in Yuba County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 845—THOMAS. (G. E. & E.) Adds Sec. 7146, B. & P. C., re display of number of license by contractor licensee on motor vehicle.

Requires contractor licensee to display number of his license on motor vehicle used in course of his business and makes failure to do so grounds for revocation and for denying renewal.

A.B. 846—LUCKEL. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re hours of sale.

Prohibits sale by off-sale licensee except between hours of 10 o'clock a.m. and 8 o'clock p.m. of same day.

A.B. 847—LUCKEL. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re licenses.

Provides licenses may be issued for or transferred to premises which are to be constructed or are in process of construction. Prescribes procedure.

A.B. 848—LUCKEL. (F. & G.) Amends Secs. 867 and 868, F. & G. C., re yellow-tail, barracuda, and white sea bass.

See digest of S.B. 811, apparently identical.

A.B. 849—LEVERING AND OTHERS. (Ind. R.) Amends the Defense Production Act, re female employees.

Extends to 24 hours after employment time within which employer may apply for permit re employment of females.

Makes it illegal to employ females in excess of existing statutory limits if permit is denied.

Extends effective date of act to 90 days after adjournment of 1953 Regular Session or termination of national defense emergency.

A.B. 850—ROSENTHAL AND BROWN. (Pub. H.) Amends Sec. 10675 and repeals Sec. 10679, H. & S. C., re registration of births, deaths, and marriages.

Provides that every person who wilfully furnishes or causes to be furnished or conspires to have furnished, false information affecting any required certificate or record is guilty of misdemeanor punishable by imprisonment in county jail for not more than 1 year, or by fine of not more than \$1,000, or both. Makes 2 or more convictions of physician and surgeon or attorney for violation those provisions, grounds for revocation of certificate of physician and surgeon or disbarment or suspension of attorney.

Deletes provision specifying punishment for certain misdemeanors.

A.B. 851—ROSENTHAL AND BROWN. (Jud.) Adds Secs. 1629.5 and 1632, W. & I. C., re reception, care, and placement of children, and prohibiting advertising of unauthorized services in connection therewith.

Makes it misdemeanor for person or association unlicensed by Department of Social Welfare to advertise services for reception, care, or placement of children.

Makes each adult person not parent, guardian, or relative to 3d degree of child, guilty of misdemeanor when such person fails to make complete confidential report to county welfare department of presence or reception of child into such person's home or household.

Provides in such cases county welfare department may visit or cause inspection of home or household wherein child was received, and if after inspection good cause appears therefor, board may have instituted proceedings which include declaration child is ward of juvenile court, or declare child free of custody and control of parents.

A.B. 852—ROSENTHAL AND BROWN. (Jud.) Amends Sec. 701, W. & I. C., re minors who should be declared free from parental custody and control.

Provides for such declaration if parents or parent have been declared mentally ill or deficient, if juvenile court finds as a fact such parent or parents will be incapable of properly supporting or controlling child for at least 1 year.

Deletes provision for such declaration on grounds parent or parents are declared feeble-minded or insane by court, and it is certified by designated authority of institution where parent or parents are patients that such persons have been declared feeble-minded or insane.

A.B. 853—ROSENTHAL AND BROWN. (Jud.) Amends Sec. 1500 and adds Sec. 1500.5, W. & I. C., re aid to needy children.

Includes in definition of needy child, person under 18 years of age who has been relinquished for adoption to organization licensed by State Department of Social Welfare for placement of children in foster homes for adoption, who has been in care of such organization for over 2 years, and for whom no petition of adoption has been filed.

Provides that for purposes of aid to needy children "institution" includes licensed organizations for child placement for adoption and in foster homes.

A.B. 854—ROSENTHAL AND BROWN. (Jud.) Amends Secs. 204 and 2500, W. & I. C., re county assistance to indigent pregnant women.

Requires county hospital care of such women until 30 days after termination of pregnancy; cost to be borne by county where hospital situated unless woman is resident of some other county in State.

A.B. 855—ROSENTHAL AND BROWN. (Jud.) Amends Sec. 226, Civ. C., re adoption of children.

Requires consent of licensed county adoption agency, as alternative to present requirement of consent of Department of Social Welfare, where parental consent signed outside California.

A.B. 856—ROSENTHAL AND BROWN. (Jud.) Amends, adds various Secs., Civ. C., re adoption of children.

Dispenses with parental consent to adoption where parent whose consent is otherwise required has been declared by court to be mentally ill or mentally deficient, if court in adoption proceeding finds that parent will not be capable of properly supporting or controlling child for at least 1 year, rather than if Director of Mental Hygiene or superintendent of state hospital in which parent is confined certifies that parent will not be capable of supporting or controlling child.

Makes it misdemeanor to advertise willingness to accept, supply, provide or obtain children for adoption or to cause advertisement to be published soliciting, requesting, or asking for child or children for adoption.

Specifies that when court approves withdrawal of parental consent, adoption proceeding shall be dismissed. Makes present procedure applicable where petitioners desire to withdraw petition for adoption or to dismiss proceeding and unrevoked parental consent to adoption has been given applicable in all cases where petitioners so desire except proceeding where cause for withdrawal of petition or dismissal is withdrawal of parental consent. Empowers court to retain jurisdiction over child for purpose of making orders for its custody notwithstanding withdrawal or dismissal by petitioners.

Makes it duty of clerk of court to notify State Department of Social Welfare whenever final order or decree in adoption proceeding has not been entered within 2 years after filing of petition if parental consent has been given and not withdrawn or is not required. Department is thereupon to file with court report recommending suitable plan for child. Unless such report specifically recommends that proceeding be not dismissed, court is required to dismiss pending adoption proceeding within 30 days after the filing of report unless appeal pending or time for taking appeal has not expired. In such case, court may retain jurisdiction over child for purpose of making orders for its custody.

Makes procedure now applicable where adoptive parents seek to set aside decree of adoption on ground of unknown pre-existing feeble-mindedness, epilepsy, or insanity

of child applicable in all actions or proceedings of any kind to vacate, set aside, or otherwise nullify a decree of adoption on any ground.

Establishes 3-year period of limitation on actions or proceedings to vacate, set aside, or nullify decree of adoption on ground of any defect or irregularity of procedure. Establishes 5-year statute of limitations on actions or proceedings to vacate, set aside, or otherwise nullify decree of adoption on any other ground. Period of limitation runs from entry of decree except that where entered prior to effective date of bill, period runs from effective date.

A.B. 857—ROSENTHAL AND BROWN. (Jud.) Amends Sec. 224, Civ. C., re parental consent to adoption of children.

Deletes provision making parental consent unnecessary where parent has been declared feeble-minded or insane by court of competent jurisdiction, if Director of Mental Hygiene or superintendent of state hospital of which parent is patient certifies that parent will not be capable of supporting or controlling child in proper manner.

A.B. 858—ROSENTHAL AND BROWN. (Jud.) Amends Sec. 257, Prob. C., re inheritance by adopted children.

Provides that adopted child succeeds to estates of family and kindred of adoptive parent the same as natural child.

A.B. 859—ROSENTHAL AND BROWN. (Jud.) Amends Sec. 702, W. & I. C., re punishment for contributing to delinquency of minor.

Requires sentence for such offense of more than 1 year to be served in state prison.

A.B. 860—THOMAS. (G. E. & E.) Amends Secs. 5312, 5324, and 5325, B. & P. C., re regulation of outdoor advertising.

See digest of S.B. 312, apparently identical.

A.B. 861—THOMAS. (Trans. & C.) Amends Secs. 353, 458, and 507, S. & H. C., re state highway routes.

See digest of S.B. 305, apparently identical.

A.B. 862—HANSEN. (Mun. & C. G.) Amends Sec. 26150, Gov. C., and Secs. 22173, 22174, and 22176, Ed. C., re county free libraries.

Provides board of supervisors may establish or repair county free libraries by levying a property tax not exceeding 1 mill on each \$1 of assessed valuation and in no other manner. Deletes authorization to issue county bonds for this purpose.

Provides additional property tax of 1 mill on each \$1 of assessed valuation may be levied for supplies, equipment and maintenance. Deletes authority to levy such tax for purchase of property for, and establishment of, such libraries.

A.B. 863—HANSEN. (Mun. & C. G.) Amends Sec. 28105, Gov. C., re compensation for public service in Fresno County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

A.B. 864—HANSEN. (Jud.) Amends Sec. 737j, Pol. C., and Sec. 79.10, C. C. P., to change salary of superior court judges of Fresno County from \$12,500 to unspecified sum.

A.B. 865—CALDECOTT. (Jud.) Amends Act 6386, the Public Utilities Act, re accident reports of public utilities.

Provides that such reports shall be for confidential use of Public Utilities Commission, except that commission shall disclose to interested parties, names and addresses of persons involved in, and of witnesses to, and date, time, and place of, accident.

A.B. 866—CALDECOTT. (Jud.) Amends Secs. 1184, 1184d, and 1184e, C. C. P., re mechanics' liens.

Requires notices, bonds, and statements of claims, re mechanics' liens where contract concerned is with State and is entered into through state agency, to be filed with agency concerned rather than with State Controller.

Makes other technical changes in conformity therewith.

- A.B. 867—COATS. (Ed.) Adds Sec. 3577, Ed. C., to prescribe method for division of undistributed reserve and apportionments when new high school district formed from part of another after September 30, 1949.

To take effect immediately, urgency measure.

- A.B. 868—GRANT AND MCCOLLISTER. (Mil. Aff.) Amends Sec. 19333, Gov. C., to delete requirement that members of medical staff and medical technicians of Veterans' Home of California pay own expenses while attending authorized medical and scientific meetings and refresher courses.

- A.B. 869—TOMLINSON AND OTHERS. (Ed.) Adds Art. 2.5, Ch. 10, Div. 3, Ed. C., re county elementary school district equalization fund.

Allows board of supervisors, on recommendation of county committee on school district organization, to levy county tax, not to exceed 40 cents per \$100 of assessed valuation, to be included in computation of maximum rate of school district tax. Proceeds to be deposited in such fund and apportioned to elementary school districts pursuant to prescribed formula.

- A.B. 870—HAWKINS. (Ed.) Amends and repeals various Secs., Ed. C., re child care centers.

States legislative policy as to such centers, and removes present time limitations concerning such child care centers as to their existence, appropriations for, or creation of additional centers.

Deletes provisions denying child care where both parents are working and their monthly income exceeds \$275, or parent with sole care or custody is working and monthly income exceeds \$225.

Makes other technical and clarifying changes.

To take effect immediately, urgency measure.

- A.B. 871—SILLIMAN. (Ed.) Amends Sec. 20357, and adds Sec. 20358, Ed. C., re student housing at state colleges.

See digest of S.B. 238, apparently identical.

- A.B. 872—SILLIMAN. (Ed.) Appropriates unspecified sum for support of California State Polytechnic College.

- A.B. 873—SILLIMAN. (Agr.) Amends Sec. 19626, B. & P. C., re disposition and expenditure of Fair and Exposition Fund.

See digest of S.B. 236, apparently identical.

- A.B. 874—SILLIMAN. (Ed.) Amends Sec. 20651, Ed. C., re California State Polytechnic College.

Provides one of purposes of college is to furnish training in homemaking rather than domestic economy.

- A.B. 875—SILLIMAN. (Ed.) Appropriates unspecified sum for permanent improvements at California State Polytechnic College.

- A.B. 876—SILLIMAN. (Ed.) Appropriates unspecified sum for construction of dormitories, California State Polytechnic College.

- A.B. 877—WATERS. (Elec. & Reap.) Amends Secs. 11100 and 11101, Elec. C., re municipal elections.

Increases from 6 months to 1 year time during which holder of city elective office must have held office without having recall petition filed against him before he may be recalled at any time by voters pursuant to Art. 1, Ch. 3, Div. 13, Elec. C.

Requires recall petition to be signed by voters equal in number to 25 percent of entire number of votes within each precinct cast for all candidates for office held by incumbent at last preceding regular municipal election.

- A.B. 878—WATERS AND CONRAD. (G. E. & E.) Adds Sec. 13539, Gov. C., re legislative reports and reports of state agencies.

Requires reports containing standardized 6" x 9" pages.

A.B. 879—WATERS. (Mun. & C. G.) Amends, adds, repeals various secs., Gov. C., re county employees' retirement systems.

Permits board of administration to provide by rule for period of time longer than 1 year, rather than not to exceed 1 year, during which member may redeposit contributions previously withdrawn at termination of membership, and to require payment of regular interest thereon from date of return to service.

Provides for commencement of membership in system on first day of month following completion of 6 months of continuous county service, rather than on first day of month after entrance into county service. Specifies that absence for military service shall not be considered as break in continuity of service.

Prohibits crediting of interest to member's account after discontinuance of his service unless member has elected to leave his accumulated contributions in retirement fund and be granted deferred retirement allowance. Permits any member leaving county service after completion of 5 years of service to make such election within 180 days after leaving county service and if he exercises such election of deferred retirement, to be retired at his option at any time at which he could have retired had he remained in county service, rather than at any time 10 years or more after first becoming member and after attainment of minimum age of voluntary service retirement.

Permits investment of retirement fund in real property if assets of retirement system exceed 1 million dollars rather than 10 million dollars, and if proposed investment exceeds \$100,000, rather than 1 million dollars.

Permits member to withdraw additional contributions within 30 days prior to retirement.

Provides that when service of member is discontinued other than by death or retirement, and member does not apply for return of his accumulated contributions, county treasurer is to send registered letter to him at last known address stating that he has money to his credit on the books of the retirement system and that if he does not claim such money within 5 years after date of notice, such money will be transferred to and become part of current pension reserve fund. Provides for such transfer of such unclaimed contributions 5 years after date of such notice to member.

Provides that resignation to enter, followed by entrance into, armed forces of United States, followed by re-employment by county or district within 6 months after termination of such service in armed forces does not constitute break in service, eliminating restriction in present law that such circumstances do not constitute break only if service in armed forces is during war or national emergency or under act of Congress providing for peace time induction or conscription. Makes similar change with respect to military service of members who may elect not to have contributions for military service deducted from compensation after return to county service.

Requires member electing to redeposit withdrawn contributions to pay also regular interest thereon from date of re-entrance into county service.

Repeals provision excluding from system any person over age 55 at time of entrance into county service (with certain exceptions), and provides that any employee over age 55 who becomes a member by reason of such repeal shall not be subject to mandatory retirement as a result of having attained compulsory retirement age until expiration of 2 years after he became member.

Provides that upon death of member eligible for service retirement, if spouse designated as beneficiary, surviving spouse may elect to receive in lieu of death benefit a retirement allowance equal to that to which spouse would be entitled if member had retired on date of death and elected to receive lesser retirement allowance with continuance of $\frac{1}{2}$ thereof to person having insurable interest in his life for life of such person. Permits such surviving spouse to elect to have member's accumulated additional contributions paid in lump sum.

Permits person to whom all or any part of death benefit is payable, at any time before payment, to elect to have all or part thereof paid over period not to exceed 10 years in monthly installments, plus interest on unpaid balance. If such person dies before all installments paid, balance to be payable in lump sum to estate, or legal representative of, or person entitled to receive property of, the deceased.

Repeals provisions for modification of retirement or death benefits by amount of workmen's compensation benefits payable as a result of same injury or death.

A.B. 880—WATERS. (Mun. & C. G.) Adds Sec. 31765, Gov. C., re benefits payable by county employees' retirement system.

Provides that, upon death of member eligible for service retirement who leaves spouse designated as beneficiary, surviving spouse may elect to receive, in lieu of death

benefit payable upon death of member prior to retirement, retirement allowance for life equal to $\frac{1}{2}$ of retirement allowance which member would have received if he had retired on date of his death and had elected to receive reduced retirement allowance until his death and thereafter to have $\frac{1}{2}$ thereof paid to designated person having insurable interest in his life.

Surviving spouse may also elect, prior to 1st payment of any retirement allowance, to have all or any part of member's accumulated additional contributions paid to spouse, in which event any amount so paid shall be excluded in calculation of annuity.

A.B. 881—WATERS. (Fin. & Ins.) Amends Sec. 1106, adds Sec. 1101.1, Ins. C., re reinsurance brokerage commissions.

Prohibits paying brokerage commission on reinsurance ceded to other insurer, to officer or employer of ceding insurer; prohibits acceptance thereof. Makes violation misdemeanor, and continued violation cause for license revocation.

A.B. 882—WATERS. (Fin. & Ins.) Adds Secs. 22.5 and 23.5, Ins. C., re definition of insurance.

Includes within definitions of insurance: contracts to provide designated types of health care services. Defines insurer to include party contracting to provide such services. Declares purpose is to subject such contracts to regulation.

A.B. 883—WATERS. (Fin. & Ins.) Amends Sec. 1031, Ins. C., re mutual debts or credits in liquidating proceedings.

Prohibits set-off of such claims where obligation of person in liquidation was purchased by or transferred to such other person rather than where so purchased or transferred for use as set-off.

A.B. 884—WATERS. (Fin. & Ins.) Amends Sec. 1730, adds Sec. 1734, Ins. C., re funds held by licensees.

Extends provisions requiring premiums to be held by agent as fiduciary, to all licensees licensed by Insurance Commissioner; extends criminal liability for appropriating such funds, to the commingling of them without consent of principal. Extends such provisions to include premiums on bail bonds. Prescribes methods of handling and accounting for such funds.

A.B. 885—WATERS. (Fin. & Ins.) Amends, adds, repeals, and rennumbers various Secs. Ins. C., re financial statements of insurers.

Revises and amplifies standards required in reinsurance contracts as condition to deducting amount thereof from liabilities of insurer in required financial statement.

A.B. 886—BURKHALTER AND McMILLAN. (F. & G.) Amends Sec. 867 and 868, F. & G. C., re yellow-tail, barracuda, and white sea bass.

Prohibits delivery to California port, or possession of yellow-tail, barracuda, or white sea bass, irrespective of where taken, aboard boats carrying or using purse seine or round haul nets.

A.B. 887—BURKHALTER AND McMILLAN. (F. & G.) Adds Sec. 492.2, F. & G. C., to prohibit taking or use of anchovies for any purpose except bait in hook and line fishing.

A.B. 888—MORRIS AND LEVERING. (Mil. Aff.) Amends Sec. 13161, Gov. C., to prohibit flying of any flag other than Flag of the United States or Bear Flag of California from any building owned, leased, used, or controlled by State or any agency thereof.

A.B. 889—MORRIS. (Mil. Aff.) Amends Sec. 550, M. & V. C., to authorize inclusion in California Defense and Security Corps of companies of men ranging in height from 4 feet 6 inches to 5 feet 2 inches.

A.B. 890—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Reorganizes appeals work of Department of Employment. Creates Division of Appeals, office of Chief of Division of Appeals with salary of \$12,000, as administrative officer of division.

Increases membership of Unemployment Insurance Appeals Board from 3 to 7, reduces salaries to \$10,000, except Chief of Division, appointed from membership of board. Provides for 2 panels of 3 members each; prescribes procedure for conduct of work.

Changes membership of California Employment Stabilization Commission to 3 division chiefs of department.

A.B. 891—MORRIS. (Rev. & Tax.) Adds Secs. 6386 and 6404, R. & T. C., re exemption from sales and use taxes.

Exempts preparation and furnishing of official copies of public records, documents, or maps by officers, employees, and departments of State, counties, cities, and districts.

A.B. 892—MORRIS. (Rev. & Tax.) Adds Secs. 6381.1 and 6404, R. & T. C., exempting from sales and use tax sales to and use of property of counties, cities, and school districts.

A.B. 893—MORRIS AND ROSENTHAL. (Elec. & Reap.) New act, to call special election consolidated with direct primary of 1952 to submit to electors Constitutional Amendment re right to vote.

To take effect immediately, act calling election.

A.B. 894—DICKEY AND OTHERS. (Jud.) Amends Sec. 737a, Pol. C., and Sec. 79.1, C. C. P., to change salary of superior court judges of Alameda County to unspecified sum.

A.B. 895—BURKHALTER. (Agr.) Adds various Secs., B. & P. C., re administration of structural pest control provisions.

Authorizes Director of Professional and Vocational Standards with approval of Governor to appoint chief inspector to take office within 15 days from notice of appointment and file bond in penal sum as determined by director.

Directs chief inspector to enforce provisions regulating structural pest control and rules and regulations of Structural Pest Control Board and authorizes him to employ inspectors, deputies, clerk and fix compensation therefor.

Prohibits licensee from doing any work except inspection or furnishing of written report after inspection, unless authorized by permit issued by registrar of Structural Pest Control Board, and provides for issuance of such permit upon filing of application and payment of fee.

Makes violation of above provisions a misdemeanor punishable by fine, and also ground for disciplinary action.

A.B. 896—BURKHALTER. (Agr.) Amends and adds various Secs., B. & P. C., re duties of structural pest control licensees.

Requires written report from licensee when requested by person who employed such licensee, containing specified information.

Requires guarantee of work by licensee to be specific and contract for work to be in specific terms. Requires written statement by licensee certifying work upon its completion.

Requires licensee to keep record of reports of work done for 2 years, accessible for inspection by registrar and inspectors.

Deletes requirement that acts constituting grounds for disciplinary action be wilful.

A.B. 897—HANSEN. (Mun. & C. G.) Amends Sec. 405, Ed. C., changing salary of school superintendent of Fresno County to unspecified sum.

- A.B. 898—GEDDES AND DOLWIG. (Fin. & Ins.) Amends and adds various Secs., Bk. C., re investments of savings banks.

Revises provisions relating to designated securities in which savings banks are authorized to invest.

Authorizes superintendent of banks upon application, after investigation, to certify that any security meets requirements for investments by savings banks. Authorizes reliance upon such certificate for one year.

Excepts authorized investments by pension, retirement, or trust funds from percentage limitations on investments authorized for savings banks.

- A.B. 899—BROWN. (Rev. & Tax.) Adds Sec. 6357.2, Ed. C., to increase by 10¢ on each \$100 of assessed valuation maximum tax for all school purposes for school district levying tax for community recreation purposes.

- A.B. 900—BROWN. (Ed.) Adds Sec. 10206, Ed. C., authorizing district maintaining courses in driver education and training to insure against liability of pupils and their parents or guardians.

- A.B. 901—FLEURY AND BROWN. (Jud.) Amends Secs. 6087 and 6100, B. & P. C., re disciplining of attorneys by courts.

Abolishes power of courts other than Supreme Court to disbar or discipline members of the bar.

- A.B. 902—FLEURY AND BROWN. (Jud.) Amends Sec. 117r, C. C. P., re small claims.

Exempts plaintiff in small claims action transferred to superior court because of filing of counterclaim or cross-complaint, from paying additional fees to superior court.

- A.B. 903—FLEURY AND BROWN. (Jud.) Amends Sec. 214, C. C. P., re drawing of juries.

Adds to situations where court may order drawing of jury, that where jury in attendance is about to complete its work and new jury is required for other trials.

- A.B. 904—FLEURY AND BROWN. (Jud.) Adds Sec. 684.1, C. C. P., authorizing sheriff, constable or marshal to enforce judgment, in same manner as attachment, in actions for possession of personal property.

- A.B. 905—FLEURY AND BROWN. (Jud.) Amends Sec. 2055, C. C. P., re examination of certain witnesses as if under cross examination.

Adds to enumerated classes which may be so examined; member, agent or employee of party to action; and, agent, officer or employee of municipal corporation which is party to action.

- A.B. 906—NIEHOUSE. (P. U. & C.) Amends Act 6391, Public Utility District Act of 1921, to extend authorization and procedure for annexation of contiguous unincorporated territory to noncontiguous unincorporated territory.

- A.B. 907—NIEHOUSE. (P. U. & C.) Amends Act 6391, the Public Utility District Act, re issuance of bonds by public utility districts to finance water works.

Authorizes issuance of such bonds in like manner as other bonds issued under act.

Permits district to pledge revenue, income, receipts, and profits from operation of such water works to payment of principal and interest of bonds, and authorizes district to declare such payments shall be made solely from these sources.

- A.B. 908—NIEHOUSE. (P. U. & C.) Amends Act 6391, Public Utility District Act, re powers of public utility districts.

Authorizes such districts to accept, without regard to any limitation in this act requiring approval of indebtedness, any loans and contributions, and to contract and to accept aid for any authorized activity or for the financing thereof, from the State or any public agency of this State.

A.B. 909—NIEHOUSE. (P. U. & C.) Amends Act 6391, Public Utility District Act, to grant to public utility districts the same powers possessed by irrigation districts with regard to cooperating and contracting with, and borrowing money from, the United States.

A.B. 910—NIEHOUSE. (P. U. & C.) Amends Act 6391, Public Utility District Act, to grant to public utility districts the same powers with reference to improvement districts as are possessed by irrigation districts.

Authorizes the formation of new improvement districts, or the inclusion in any existing improvement district, of lands annexed to a public utility district.

Provides that such formation or inclusion may be requested in the petition for annexation to the public utility district, or may be made a condition of such annexation.

A.B. 911—GEDDES. (Fin. & Ins.) Amends, adds and repeals various Secs., Lab. C., re Industrial Accident Commission.

Makes decision of a commissioner or referee decision of commission irrespective of latter's approval, subject to reconsideration by commission. Consistently therewith, regroups sections on rehearing under heading reconsideration, and makes other conforming changes in those and other sections.

Requires filing of report with decision indicating essential evidence relied on and reasoning.

Confines reconsideration to decision of commission made and filed by a commissioner or referee.

Requires decision of commission on reconsideration to be in writing and include essential evidence on which based and statement of reasoning.

Changes scope of judicial review on present ground decision is unreasonable to determination on ground it is against weight of evidence.

A.B. 912—GEDDES. (Fin. & Ins.) Amends Sec. 11789, Ins. C., re State Compensation Insurance Fund.

Provides fund's money is not state money.

A.B. 913—GEDDES AND DUNN. (Fin. & Ins.) Amends Sec. 11792, Ins. C., re State Compensation Insurance Fund's revolving fund.

Increases amount from \$1,000,000 to \$2,000,000.

Requires deposit by bank with State Treasurer, as condition of eligibility to receive or retain deposit of revolving fund money, of securities issued by public agencies equal in value to at least 10% of fund money deposit.

A.B. 914—GEDDES AND OTHERS. (Jud.) Amends Sec. 717.1, C. C. P., re orders of examination without county.

Authorizes examination of judgment debtor or his debtor residing without county where judgment was obtained by court in county of his residence.

A.B. 915—HOLLIBAUGH. (Rev. & Tax.) Amends, adds and repeals various Secs., Veh. C. and R. & T. C., re registration and taxation of vehicles and taxation of vehicle fuel.

See digest of S.B. 354, apparently identical.

A.B. 916—HOLLIBAUGH AND OTHERS. (Fin. & Ins.) Amends Act. 8780d, the Unemployment Insurance Act, re disability insurance.

Provides that no waiting period shall be required as condition to eligibility where disability is due to accidental illness or injury.

A.B. 917—HOLLIBAUGH AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes requirement of 7 day uncompensated waiting period as condition to eligibility for such benefits.

A.B. 918—HOLLIBAUGH AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

See digest of S.B. 532, apparently identical.

A.B. 919—HOLLIBAUGH AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Reduces from 7 to 4 the number of uncompensated days waiting period required as condition to eligibility for such benefits and waives waiting period in cases of disability due to accidental illness or injury.

A.B. 920—HOLLIBAUGH AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re administration of Department of Employment.

Repeals provisions creating such department and providing for appointment of director and segregation of functions into divisions. Changes membership of commission from 5 designated members to Director of Department of Employment.

A.B. 921—HOLLIBAUGH AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re California Employment Stabilization Commission, making no substantive change.

A.B. 922—HOLLIBAUGH AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re Department of Employment.

Repeals provision creating such department and providing for administration thereof.

A.B. 923—HOLLIBAUGH AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefit payments.

Deletes provision authorizing commission to reduce or cease payment of benefits upon determination that fund would be unable to pay future benefit liabilities in full.

A.B. 924—DAVIS. (Mun. & C. G.) Amends Sec. 25150, Gov. C., re boards of supervisors.

Requires statement of proceedings at supervisors' meeting to include list of claims filed against board since preceding statement, indicating disposition of claim.

A.B. 925—DAVIS, BELOTTI, AND CHAPEL. (F. & G.) Adds Sec. 482.5, F. & G. C., re obstructions in streams.

Prohibits existence of log jams, debris accumulations, or other artificial barriers, except dams for storage or diversion of water, in any stream within counties of Del Norte, Siskiyou, Trinity, Humboldt, Mendocino, Sonoma, and Marin.

Requires removal of debris, logs, or slash. Declares such accumulations to be public nuisances.

A.B. 926—DAVIS. (F. & G.) Amends Sec. 330, F. & G. C., re public shooting grounds.

Requires Fish and Game Commission to annually reimburse counties amounts equal to taxes lost to counties on property acquired by State for public shooting grounds, irrespective of whether contribution to purchase price was made by Federal Government, and including all property so acquired, irrespective of whether operated as public shooting grounds.

Permits payment of such amounts from any funds available to commission.

A.B. 927—MALONEY. (C., P., & P. W.) Amends Sec. 30608, S. & H. C., re reimbursement of State Highway Fund for expenditures for approaches to San Francisco-Oakland Bay Bridge.

See digest of S.B. 457, apparently identical.

A.B. 928—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 261.5, C. C. P., to change salaries of attaches of superior court of Los Angeles County to unspecified sums.

A.B. 929—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 204h, C. C. P., to change salaries of secretary of judges of superior court who performs as jury commissioner in Los Angeles County, and his assistant, to unspecified sums.

A.B. 930—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 261a, C. C. P., to change salaries of superior court attaches in Los Angeles County to unspecified sums.

A.B. 931—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 1744, C. C. P., to change salaries of attaches of conciliation court in Los Angeles to unspecified sums.

A.B. 932—ROSENTHAL AND MUNNELL. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.
See digest of S.B. 534, apparently identical.

A.B. 933—ROSENTHAL AND MUNNELL. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.
Makes trade dispute disqualification inapplicable to disability benefit claims.

A.B. 934—ROSENTHAL AND MUNNELL. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance.
Provides that benefits are payable for losses, rather than wage losses, sustained due to unemployment as result of illness or disability.

A.B. 935—ROSENTHAL AND MUNNELL. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employer contributions.
Makes employer ineligible for reduced contribution rate unless he has notified the department in writing within 48 hours of each job opening in his establishment.

A.B. 936—ERWIN. (F. & G.) Adds Sec. 610.8, F. & G. C., re golden trout.
Prohibits possession or transportation of golden trout on privately-owned aircraft, except commercial aircraft.

A.B. 937—KELLY. (G. E. & E.) New act and amends Secs. 2 and 3, Ch. 1051, Stats. 1947, re location and disposition of property of California Institution for Women.
Repeals sections authorizing institution to transfer its location and sell old location.
Provides all property acquired by Department of Corrections under repealed sections shall be transferred to undesignated department, and authorizes such undesignated department to enter into contracts and plans for development and suitable use of property.

A.B. 938—SILLIMAN. (G. E. & E.) New act, re Pfeiffer Big Sur State Park.
See digest of S.B. 214, apparently identical.

A.B. 939—BUTTERS. (Trans. & C.) Amends Sec. 31, Veh. C., re definition of "vehicle," making no substantive change.

A.B. 940—BUTTERS. (Trans. & C.) Amends Sec. 485, Veh. C., re accident reports, making no substantive change.

A.B. 941—BUTTERS. (Trans. & C.) Amends Sec. 102, Wat. C., re water, making no substantive change.

A.B. 942—BUTTERS. (Agr.) Amends Sec. 103, Wat. C., re water, making no substantive change.

A.B. 943—BUTTERS. (Agr.) Amends Secs. 26075 and 26076, Wat. C., to provide that irrigation district assessments and installments thereof shall be delinquent at 5 p.m. rather than 6 p.m. on last date of payment.

A.B. 944—BUTTERS. (F. & G.) Amends Ch. 972, Stats. 1949, reclosing areas to hunting.

Deletes provision terminating operation of Secs. 1156 and 1157, F. & G. C., re power of Fish and Game Commission to close certain areas to hunting, on 91st day after final adjournment of 1951 Regular Session of Legislature.

A.B. 945—BUTTERS. (F. & G.) Amends Sec. 954, F. & G. C., re trawls and dragnets.

Deletes language restricting prohibition against taking or possessing more than 500 pounds of crabs on boat carrying or using trawl or dragnet to persons using or assisting in use of such nets.

A.B. 946—NIEHOUSE, LUCKEL AND CLOYED. (Ed.) Adds Sec. 13409, Ed. C., re teachers' institutes.

Provides that teachers' institute not necessary for teachers of district providing in-service training program approved by Superintendent of Public Instruction as equivalent to attendance at institute.

A.B. 947—LEVERING. (Ind. R.) Adds Art. 3.5, Pt. 3, Div. 2, Lab. C., re labor organizations.

Requires labor organizations as defined, to file annual report with Secretary of State showing receipts, sources thereof, total assets and liabilities, and disbursements made and purposes therefor. Requires that copy be furnished to each member of the organization.

Imposes fine of \$500 to \$2,500 for violation.

Authorizes Attorney General to investigate complaints of violations.

A.B. 948—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re suitable employment.

Provides that for first 4 consecutive weeks of unemployment suitable employment means work in individual's usual or closely related occupation at approximately prevailing rate of pay for such work in the locality.

Provides that after such 4 weeks any work for which individual is reasonably fitted is suitable employment with stated exceptions if base wages equals his weekly benefit payment.

A.B. 949—KILPATRICK AND OTHERS. (Jud.) Adds Sec. 209.5, Pen. C., re kidnapping.

Authorizes parole of person sentenced for kidnapping to life imprisonment without possibility of parole after serving 5 years and upon recommendation of 3 psychiatrists appointed by Director of Corrections.

A.B. 950—KILPATRICK AND OTHERS. (Jud.) Amends Sec. 1018, Pen. C., to authorize guilty plea in felony case only if defendant not having attorney expressly states in open court he does not wish attorney.

A.B. 951—RUMFORD. (Pub. H.) Amends Secs. 4030, 4032, 4040, adds Sec. 4034, B. & P. C., re regulation of the sale of drugs and medicines.

See digest of S.B. 803, apparently identical.

A.B. 952—RUMFORD. (Pub. H.) Amends Sec. 29026, H. & S. C., re hypnotic drugs.

See digest of S.B. 825, apparently identical.

A.B. 953—RUMFORD. (Pub. H.) Amends Sec. 4256, B. & P. C., to delete annual fee of \$10 for analytical toxicologist from schedule of fees charged by California State Board of Pharmacy.

A.B. 954—STEWART. (Jud.) Adds Sec. 1987.5, C. C. P., re subpoenas.

Renders invalid service of subpoena duces tecum unless copy of affidavit on which subpoena issued is tendered person served.

A.B. 955—STEWART. (Jud.) Amends, adds and repeals various Secs., Civ. C., re divorce, separate maintenance, and support, maintenance and education of children.

Revises domestic relations laws generally: to make provisions re husband's liability applicable to wife; to make provisions re divorce applicable to actions for separate maintenance and support, education and maintenance of children; and, to make conforming and other technical changes.

A.B. 956—LUCKEL. (Ind. R.) Amends Sec. 200, Lab. C., re discharge.

Defines discharge as used in provisions re payment of wages in general occupations to mean termination of employment other than a quit.

A.B. 957—LUCKEL. (G. E. & E.) Amends Sec. 11041, Gov. C., re Division of Labor Law Enforcement, to delete obsolete reference to name of division.

A.B. 958—BURKHALTER. (Mun. & C. G.) Amends Sec. 1900, Lab. C., re public agencies.

Extends provision requiring 3 hours off for meals during every 24 hours for city employees to those whose hours exceed 39 rather than 120 a week.

A.B. 959—LINDSAY AND OTHERS. (Mun. & C. G.) Amends Act 6447, the Construction and Employment Act, re allocations to counties for public works.

Authorizes allocations for repair or restoration of county roads, bridges, levees and other property damaged or destroyed by floods subsequent to June 30, 1950. Provides that funds so allocated may be used as funds of county for matching purposes under Ch. 609, Stats. 1949 and shall not be considered state funds within meaning of that chapter.

Appropriates unspecified sum from Postwar Unemployment and Construction Fund for purposes of act.

To take effect immediately, urgency measure.

A.B. 960—LINDSAY AND OTHERS. (Mun. & C. G.) Amends Ch. 609, Stats. 1949, re repair and restoration of property destroyed or damaged by storms or floods.

Provides that money allocated or assigned to political subdivision, public district, municipality, county and public agency under Construction and Employment Act may be used by them to match funds appropriated under Ch. 609, Stats. 1949, for repair or restoration of property damaged or destroyed by storms or floods.

To take effect immediately, urgency measure.

A.B. 961—CALDECOTT AND OTHERS. (Jud.) Amends Sec. 640 and adds Sec. 640.1, Pen. C., re authorization of wire tapping in certain circumstances.

Authorizes judge of superior court for a county on application of district attorney of that county to make order for interception of telegraphic or telephonic communications for use in criminal trial or before grand jury, upon showing and pursuant to procedure specified.

Prohibits use of evidence obtained in civil proceedings or for private purposes.

A.B. 962—SMITH AND OTHERS. (Jud.) Amends Sec. 4300I, Pol. C., and Act 5228, the Municipal Court Act of 1925, to increase certain court fees.

A.B. 963—DILLS. (Mun. & C. G.) Adds Secs. 5854, S. & H. C., and 4887.5, H. & S. C., re sewer maintenance districts.

Authorizes changing of name of district to conform with street name or names which district bears.

A.B. 964—DILLS. (Mun. & C. G.) Amends Sec. 5837, S. & H. C., to authorize annexation of noncontiguous territory to county maintenance district under Improvement Act of 1911.

A.B. 965—BURKE. (Mun. & C. G.) Amends Sec. 5828.1, S. & H. C., re county maintenance district for street lighting under Improvement Act of 1911.

Requires same notice of proposed formation of street lighting maintenance district as required for sewer maintenance district.

A.B. 966—GRANT AND THOMAS. (Trans. & C.) Adds Ch. 4, H. & N. C. Provides for licensing and regulation of vessels and marine surveyors.

A.B. 967—THOMAS. (G. E. & E.) Amends various Secs., B. & P. C., re regulation of contractors.

Defines classes of contractors as those whose contracting business is particular type, instead of those whose principal contracting business is of particular type.

A.B. 968—FLEURY AND MOSS. (Agr.) Amends Secs. 461, 464, and 464.5, Ag. C., re serving and sale of market milk.

Permits sale of market, skim milk, buttermilk and cultured buttermilk to retail trade from milk dispensing devices approved by Director of Agriculture.

Permits serving of homogenized milk from milk dispensing devices approved by director in places serving food or drink to public, and use of such devices to dispense homogenized milk in preparation of milk shakes and other mixed milk drinks.

A.B. 969—BROWN. (Jud.) Adds Sec. 8215, Gov. C., re notaries public.
See digest of S.B. 964, apparently identical.

A.B. 970—CONDON. (Fin. & Ins.) Adds Sec. 3212.7, Lab. C., re workmen's compensation.

Provides that period of absence of local peace officer, fireman, firewarden or forester from work as result of compensable injury for which, during absence, he receives compensation, is not break in service for seniority, salary adjustment, sick leave, or vacation purposes.

A.B. 971—DAVIS. (Jud.) Repeals and adds Secs. 241 and 242, C. C. P., re selection of grand jurors.

Requires, and specifies procedure for selection of, 9 members of a grand jury from the immediately preceding grand jury.

A.B. 972—PORTER AND OTHERS. (Assembly 2d Reading) Adds Art. 3, Ch. 17, Pt. 2, Div. 3, Title 4, Gov. C., re special federal census for cities having substantial increase in population.

Authorizes cities to have special federal census, at least 1 year prior to federal decennial census, for purposes of allocation to cities of motor vehicle fuel license taxes and motor vehicle license fees.

A.B. 973—MALONEY. (Assembly 2d Reading) Amends and adds various Secs., Lab. C., re workmen's compensation death benefits.

Converts conclusive presumption of total dependency to conclusive presumption of dependency.

Includes posthumous and adopted child and stepchild under 18 within presumption.

Eliminates uncle, aunt, brother-in-law and sister-in-law from list of dependents.

Requires proof of contribution by decedent of at least \$20 cash per month as additional condition of dependency.

In lieu of existing scale in Secs. 4702 and 4703, establishes new scale of benefits payable with respect to death resulting from injuries received by decedent after effective date. Varies up to 70% average weekly earnings.

A.B. 974—MALONEY. (Fin. & Ins.) Adds Sec. 4557, Lab. C., re workmen's compensation.

Doubles compensation otherwise payable in case injury to minor under 16 illegally employed. Prohibits insuring against additional liability.

A.B. 975—MALONEY. (Fin. & Ins.) Amends Secs. 4600, 5411, 5412, 5904, and 5950, Lab. C., re workmen's compensation.

Provides date of injury in case of latent injury is date employee suffered disability and knew or should have known disability was caused by employment.

Requires explanation by petitioner of each alleged ground in petition for rehearing of decision by Industrial Accident Commission.

Changes period for petition for court review of commission's decision from 30 days after denial or grant of petition for rehearing to 30 days after decision on rehearing is filed.

A.B. 976—MALONEY. (Ind. R.) Amends Secs. 51, 53, and 60, Lab. C., re Department of Industrial Relations.

Increases salary of director from \$10,000 to \$12,000 a year.

Provides for reservation of powers in Commission of Housing. Includes workmen compensation provisions for state employees within provisions enforced by Division of Industrial Accidents.

A.B. 977—MALONEY. (Fin. & Ins.) Adds Sec. 3715, Lab. C., re workmen's compensation.

Provides for use of services of Director of Industrial Relations or Compensation Enforcement Officer in collecting award of Industrial Accident Commission against wilfully uninsured employer where employee not represented by attorney. For such services, fee plus \$100 to be added to award, fee to go to any state or county officer or agency also rendering services in connection with collection and \$100 into General Fund.

A.B. 978—MALONEY. (Fin. & Ins.) Adds Sec. 3760, Lab. C., re workmen's compensation.

Requires insured employer to file with insurance carrier report of each industrial injury to employee. Provides for compelling filing by order Industrial Accident Commission.

A.B. 979—MALONEY. (Fin. & Ins.) Amends Sec. 3710, adds Secs. 3710.1 and 3710.2, repeals Sec. 3714, Lab. C., re workmen's compensation.

Adds minimum 10 days imprisonment in county jail to present \$300 fine in case of 30 days failure of employer to secure payment of compensation. Provides similar punishment on failure to secure payment after 10 days notice by Director of Industrial Relations or Compensation Enforcement Officer demanding compliance.

Makes award of Industrial Accident Commission finding wilful uninsurance prima facie evidence in prosecution on failure to secure. Stops running of statute limitations as to any such prosecution until discovery of failure to secure or 10th day after service of notice demanding compliance.

A.B. 980—MALONEY. (Ind. R.) Amends Sec. 6410, Lab. C., re reports on injured workers to Division of Labor Statistics and Research.

Increases minimum fine of employer who fails to file from \$10 to \$25. Provides for enforcement of section through Director of Industrial Relations.

A.B. 981—MALONEY. (G. E. & E.) Amends Secs. 4318 and 4368, Lab. C., increasing from \$150 to \$300 burial expenses payable on death of civilian defense worker or disaster service worker.

A.B. 982—LANTERMAN, BURKE, AND MUNNELL. (Mun. & C. G.) Adds Secs. 34303.5 and 35002, Gov. C., re city boundaries.

Requires submission and report of county boundary commission on proposal for incorporation of new city or annexation of territory to city.

A.B. 983—LANTERMAN, BURKE, AND MUNNELL. (Mun. & C. G.) Amends Act 1838, re approval of district boundaries by county boundary commissions.

Makes act applicable to incorporation of new city, or change of city boundaries, as well as new districts or change of district boundaries.

A.B. 984—BURKHALTER. (G. E. & E.) Adds Pt. 2.5, Div. 13, H. & S. C., to provide for regulation of auto and trailer parks by Division of Housing, Department of Industrial Relations and city and county authorities.

A.B. 985—BURKHALTER. (G. E. & E.) Amends Sec. 18100, H. & S. C., to clarify definition of auto court and resort.

A.B. 986—WATERS. (Trans. & C.) Adds Section 459.6, Veh. C., re jurisdiction over boundary line streets.

See digest of S.B. 459, apparently identical.

A.B. 987—MALONEY. (Pub. H.) Adds Sec. 212, H. & S. C., re standards of safety and sanitation for public medical institutions.

See digest of S.B. 129, apparently identical.

A.B. 988—MALONEY. (W. & M.) Appropriates \$100,000 for support of Department of Social Welfare.

A.B. 989—LEVERING. (Ind. R.) New act, prohibiting picketing of any residence or dwelling.

A.B. 990—LEVERING. (Fin. & Ins.) Adds Sec. 10494.6, Ins. C., re disability insurance.

Authorizes employer who qualifies for certificate of exemption to extend coverage of plan to dependents of employees.

A.B. 991—LEVERING. (Fin. & Ins.) Amends Sec. 10494.5, Ins. C., re disability insurance.

Authorizes employer maintaining plan covering dependents of employees, as well as employees, to qualify for certificate of exemption.

A.B. 992—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability insurance plans.

Authorizes group of employers in same industry, organized for purposes other than securing approval of voluntary plan to apply for such approval.

Grants California Employment Stabilization Commission exclusive jurisdiction to grant approval of plan, where no provision is made for assumption of employer's liability by admitted disability insurer, and to regulate form and substance for such plans.

A.B. 993—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re suitable employment.

See digest of A.B. 948, apparently identical.

A.B. 994—GRANT AND OTHERS. (Jud.) New act, re municipal courts.

Provides for establishment and organization of municipal court in Los Angeles County in judicial districts having unspecified population based on 1950.

A.B. 995—GRANT AND OTHERS. (Jud.) New act, re municipal courts.

Provides for establishment and organization of municipal courts in Los Angeles County in judicial districts wherein there is city having population of more than 40,000 but less than 250,000, based on 1950 United States Bureau of Census.

A.B. 996—GRANT AND OTHERS. (Jud.) New act, re municipal courts.

Provides for organization of municipal courts in Los Angeles County.

A.B. 997—GRANT AND OTHERS. (Jud.) New act, providing for the election of judges of municipal and justice courts.

A.B. 998—GRANT AND OTHERS. (Jud.) New act, providing for election of judges of municipal courts.

A.B. 999—GRANT AND OTHERS. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re selection of attaches of municipal and justice courts.

Requires nominees for such positions to be certified by civil service commission, if any, of city where court has its principal office, instead of county where located.

A.B. 1000—GRANT AND OTHERS. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re residence requirements for judges and attaches.

Requires officers and attaches, as well as judges of municipal court and judges, officers, and attaches of justice court to be residents of judicial district and requires 1 year's residence prior to appointment.

A.B. 1001—GRANT AND OTHERS. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, deleting requirement of certification of salaries due judges and attaches.

A.B. 1002—GRANT AND OTHERS. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re holidays and bail in municipal courts.

Adds Saturdays to holidays to be observed by municipal courts except as otherwise provided.

Expressly authorizes deputy to act for clerk in bail matters and authorizes police officers appointed by presiding judge to accept bail and set time and place for hearing. Makes technical changes.

A.B. 1003—GRANT AND OTHERS. (Jud.) Amends Sec. 89, C. C. P., re jurisdiction of municipal courts.

Increases such jurisdiction in specified actions from maximum of \$3,000 to \$5,000.

A.B. 1004—GRANT AND OTHERS. (Ed.) Adds Sec. 18053.3, and repeals Sec. 18059, Ed. C., re school district contracts for materials and supplies.

Allows governing board to award such contract to bona fide dealers, if no valid estimates or bids received after advertising; operative during time of war as defined by Ed. C. Repeals obsolete provisions.

A.B. 1005—GRANT AND OTHERS. (Elec. & Reap.) Amends Sec. 2540, Elec. C., re parties qualified to participate in primaries.

Decreases minimum number of persons declaring intention to affiliate with political party which will qualify such party for primary election from 1 percent of entire vote of State at preceding gubernatorial election to $\frac{1}{10}$ of 1 percent.

A.B. 1006—GRANT. (Trans. & C.) Amends Sec. 665, and adds Sec. 666, Veh. C., re inspection of vehicles.

Requires, rather than authorizes, Department of California Highway Patrol to designate, furnish instructions to, and supervise official lamp and brake adjusting stations.

Requires annual inspection of vehicle lamp and brake equipment at an official station and display of certificate of official station showing equipment conforms to provisions of code. Makes violation of these requirements a misdemeanor.

A.B. 1007—LUCKEL. (Trans. & C.) Amends Sec. 175, Veh. C., re signatures required when transferring title or interest in a vehicle.

When registered owner's, but not legal owner's, interest in vehicle is being transferred, requires legal owner to sign certificate of ownership in space provided for new legal owner, indicating that he is to retain his legal title and interest.

A.B. 1008—LUCKEL. (Trans. & C.) Amends Sec. 176, Veh. C., to require person transferring ownership in vehicle to date certificate of ownership, in addition to endorsing and delivering it to transferee.

A.B. 1009—LUCKEL. (Trans. & C.) Amends Sec. 179, Veh. C., to require application for transfer of ownership of vehicle filed with Department of Motor Vehicles between December 1st and February 4th of year following transfer to be accompanied by full annual renewal fees in addition to other fees then due.

A.B. 1010—LUCKEL. (Trans. & C.) Amends Sec. 248, Veh. C., re fees to be paid by automobile wreckers, to delete obsolete provision.

A.B. 1011—LUCKEL. (Trans. & C.) Amends Sec. 380, Veh. C., re fees for transfer of registration of vehicle to chattel mortgagee, to delete obsolete reference.

A.B. 1012—LUCKEL. (Trans. & C.) Amends Sec. 383.1, Veh. C., to make it clear that nonoperation of vehicle which entitles owner to refund of registration fees means nonoperation during calendar year for which paid.

A.B. 1013—LUCKEL. (Trans. & C.) Adds Sec. 210.1, Veh. C., re registration of vehicles owned by nonresidents.

Exempts from registration requirements vehicle owned by nonresident which is registered in his last previous residence, irrespective of his having become employed or having taken residence in this State, so long as vehicle is not used commercially or in his business.

Extends exemption to a veteran even though his vehicle is not registered in his home state if he establishes that he was on military orders in state where vehicle is registered.

Requires nonresident owner to immediately register vehicle upon expiration of nonresident registration or upon transfer of vehicle within this State.

A.B. 1014—LUCKEL. (Trans. & C.) Amends Sec. 320, Veh. C., re records to be kept by Department of Motor Vehicles.

Provides that Department of Motor Vehicles is not required to maintain certain records re drivers of motor vehicles after such records are, in opinion of Director of Motor Vehicles, no longer necessary; but requires records of convictions to be maintained so long as they may form basis of license suspensions or revocations as prior convictions or with other records of conviction constitute a person a negligent operator of a motor vehicle.

- A.B. 1015—LUCKEL. (Trans. & C.) Amends Sec. 419, Veh. C., re reports of accidents.

Provides that reports of accidents required to be filed with Department of Motor Vehicles shall be without prejudice to individual reporting and shall be for confidential use of the department and any other state department needing them, but requires department to disclose specified information from reports to designated persons having interest therein.

- A.B. 1016—LUCKEL. (Trans. & C.) Adds Secs. 269.1 and 744.1, Veh. C., re records of convictions of being drunk in an auto.

Requires court in which person is convicted of being drunk in auto under local ordinance to keep record thereof and report conviction to Department of Motor Vehicles and authorizes department to consider such records of convictions in determining whether person is habitual drunkard.

- A.B. 1017—STEWART. (G. E. & E.) Repeals Arts. 4 and 6, Ch. 3, Pt. 2, Div. 3, Title 2, adds Art. 6, Ch. 3, Pt. 2, Div. 3, Title 2, Gov. C., re State Archives.

Abolishes existing State Archives and State Record Depository. Transfers their property and funds to new division in office of Secretary of State known as State Archives; provides their employees shall serve latter.

Defines records of historical, confidential, public and other nature.

Makes State Archives official depository of historical and other records of other public agencies. Directs Secretary of State to provide vaults and other housing for records filed with archives.

Limits authority of state agencies in disposing of records.

- A.B. 1018—SAM L. COLLINS. (Elec. & Reap.) Adds Sec. 3928.1 and amends Sec. 3946, Elec. C., re direct primary ballot.

Requires political party affiliation of each candidate for partisan office to be printed following candidate's name on direct primary ballots.

- A.B. 1019—PORTER. (Jud.) New act, re judicial district for Compton.

Requires Board of Supervisors of Los Angeles County to establish judicial district consisting of City of Compton and certain area contiguous thereto; provides for the court, number of judges, clerks and attaches therefor and sets their compensation.

Makes Municipal and Justice Court Act of 1949 applicable to such court. Operative January 1, 1952.

- A.B. 1020—TOMLINSON. (Ed.) Amends Secs. 667.1 and 960, and adds Sec. 961, W. & I. C., re establishment and maintenance of elementary and secondary schools in connection with juvenile hall.

Provides duties of county board of supervisors with respect to such schools are same as though maintained by school district.

Provides that in lieu of directing county superintendent of schools to establish such schools in juvenile hall or camp board of supervisors may provide for establishment of such schools, and provide for maintenance of such schools by respective governing boards of school district in which juvenile hall or camp is located.

- A.B. 1021—TOMLINSON. (Mun. & C. G.) Amends Sec. 459, Veh. C., re powers of local authorities re highways and use thereof.

See digest of S.B. 454, apparently identical.

- A.B. 1022—COATS. (P. U. & C.) Amends Act 6386, the Public Utilities Act, and Sec. 2101, P. U. C., re enforcement of provisions of Constitution and statutes affecting public utilities.

Adds provision requiring Attorney General or any district attorney to proceed to enforce such provisions, whenever he determines public interest so requires, in addition to acting upon request of Public Utilities Commission.

- A.B. 1023—COATS. (Agr.) Amends Secs. 1300.8 and 1300.9, Ag. C., re processors of farm products.

Changes final date upon which lender and processor may file statement with Director of Agriculture to prevent producer from acquiring lien on farm products

or products processed therefrom hypothecated, from 10 days prior to time of making loan or advancing money to 15 days prior thereto.

Requires statement to contain name and address of every producer who has lien under Sec. 1300.7, Ag. C., upon products hypothecated. Requires number of copies of statement to be filed to be not less than number of producers' names listed thereon.

Requires director to mail copy of statement to each producer listed thereon bearing filing number and date and hour of filing.

Adds to filing fee 5 cents for each producer's name shown thereon.

A.B. 1024—FLEURY AND MOSS. (Mun. & C. G.) Amends Secs. 31521 and 31595, Gov. C., re county retirement systems.

Provides that retirement funds not required for current disbursements shall be invested in deeds of trust, mortgages, common stock, and preferred stock, not to exceed 15% of all funds invested, in addition to other types of investment permitted under existing law.

Increases compensation of retirement board members from \$10 to \$15 per meeting.

A.B. 1025—HAWKINS. (C. S. & S. P.) Adds Sec. 19334, Gov. C., authorizing 6 month leave of absence without pay for pregnant state employee.

A.B. 1026—HAWKINS. (Ed.) Amends Sec. 16257, Ed. C., requiring, rather than allowing, school district governing boards to furnish transportation to pupils in private schools.

A.B. 1027—HAWKINS. (Ind. R.) Adds Sec. 1631.5, Lab. C., re employment agencies.

Provides that maximum fee chargeable by employment agency shall not exceed 10 percent of compensation for first full month of employment.

A.B. 1028—LINDSAY. (F. & G.) Amends Sec. 332, F. & G. C., re wilderness and wild areas.

Prohibits travel by car or other motorized vehicle, or landing of airplane, within High Sierra Wilderness Area, Hoover Wild Area, or Mount Dana-Minarets Wild Area.

A.B. 1029—ROSENTHAL, MUNNELL, AND BROWN. (Jud.) Amends Sec. 3024, Pen. C., re minimum terms of imprisonment.

Defines felony as used in section prescribing minimum terms of imprisonment in cases of possession of deadly weapon or previous conviction of felony, as meaning crime malum in se punishable with death or imprisonment in state prison.

A.B. 1030—BURKE. (Pub. H.) Amends Secs. 5750.5 and 5708, W. & I. C., re voluntary patients in private institutions.

Requires Department of Mental Hygiene to prescribe form of records concerning such patients. Makes technical changes.

A.B. 1031—LIPSCOMB. (M., O., & M. I.) New act, authorizing investment of impounded revenues from tide and submerged lands in special deposit fund in State Treasury.

Provides that revenues impounded pursuant to stipulation between State and United States Government may be invested by Director of Finance in bonds or other obligations of United States to be deposited with State Treasurer in name of account in special deposit fund from which investments were made. Authorizes sale of such securities and reinvestment of proceeds. Provides for crediting interest or other increment from investments to credit of account covering impounded funds. Provides that no State officer or employee acting in good faith under apparent authority of measure shall be held civilly liable to any greater extent than if measure pertained to ordinary State funds, and that any liability finally adjudicated by federal courts or other authority shall be paid by State upon approval of Board of Control. Appropriates money in State Lands Act Fund for such purpose.

To take effect immediately, urgency measure.

A.B. 1032—LIPSCOMB. (Pub. H.) Amends Sec. 9550, B. & P. C., re operator required to be in charge of cleaning, dyeing, spotting, and pressing establishments and schools.

Provides that provision prohibiting conducting, maintaining, or operating of cleaning establishment, dyeing plant, spotting, sponging or pressing establishment or

school unless there is operator having valid registration certificate in charge at all times when processes of cleaning and dyeing are being done shall not be construed to mean that registered operator must be on premises at all times to be considered in charge.

A.B. 1033—LIPSCOMB. (G. E. & E.) Amends Secs. 17090 and 17091 and adds Sec. 17096, Gov. C., and amends Sec. 141, W. & I. C., re issuance of duplicate warrants by State Controller.

Provides that when lawfully drawn warrant is lost or destroyed before paid, owner may prior to time warrant becomes void secure a duplicate warrant.

Provides no indemnity bond is required in cases of duplicate warrants when payee is United States, state of United States, or any political subdivision of state.

Provides no duplicate warrant shall be issued on or after date original warrant becomes void, and is itself void if not presented for payment within time limit for original warrant.

A.B. 1034—LIPSCOMB. (G. E. & E.) Amends Sec. 9545, B. & P. C., re renewal of cleaning, dyeing and pressing licenses.

Provides for the renewal of licenses before December 31 of each year, instead of November 30.

A.B. 1035—CONNOLLY AND OTHERS. (Pub. H.) Amends, adds, and repeals various Secs., H. & S. C., re vital statistics.

Deletes provisions making clerk of city or city and county that constitutes a primary registration district local registrar in that district. Provides that health officer of any approved local health department is local registrar in and for all districts within his jurisdiction, for birth and death registrations. Requires State Registrar to appoint, in other areas, a local registrar for birth and death registration. Provides, with certain exceptions, for filing of abbreviated copies of original certificates of birth or death with county records. Amends various provisions to conform.

Authorizes destruction, after 5 years, of local registrar's copies of records.

Requires that subregistrars be only appointed where necessary for convenience of people outside immediate locale of local registrar's office.

Provides for transmission of original birth and death certificates or negative report weekly rather than monthly.

Permits filing with county recorder in county of occurrence, of original records or abstracts of any records of birth or death filed with any political subdivision prior to July 1, 1905.

Requires filing of birth certificate within 4 days of birth irrespective of place of birth.

Authorizes one of parents as well as person acting as midwife to file birth certificate where no physician is in attendance.

Deletes provisions requiring birth report in addition to birth certificate.

Revises form of birth or death certificates.

Makes various other changes relative to birth, death and marriage certificates.

A.B. 1036—CONNOLLY AND OTHERS. (Pub. H.) Amends Secs. 1102 and 1140, H. & S. C., re State aid for local health administration.

Eliminates termination date of provisional approval of county health departments, which do not serve all cities in county of less than 50,000 population, to qualify them as local health departments eligible for State aid.

A.B. 1037—CONNOLLY AND OTHERS. (Pub. H.) Amends and repeals various Secs., H. & S. C., Civ. C., and Gov. C., re registration and indexing of marriages.

Requires filing of endorsed marriage license and certificate of registry of marriage within 4 days, rather than 30 days, after ceremony.

Requires transmittal of original certificate of marriage to State Registrar by county recorder once each week rather than once each month.

A.B. 1038—CONNOLLY AND OTHERS. (Pub. H.) Amends Sec. 7405, repeals Sec. 7413 and adds Sec. 7413, H. & S. C., re burial permits.

Authorizes local registrar, with approval and under supervision of State Registrar, to dispose of copies of transit permits, transit papers, burial and removal permits, permits for disinterment and permits for disposition filed with him.

Repeals provision that no human remains shipped into State from other states, territories or foreign countries shall be interred without first securing burial permit or removal permit from local register of vital statistics of district within which interment to be made.

A.B. 1039—CONNOLLY. (F. & G.) Repeals Sec. 955.5, F. & G. C., re use of trawl nets.

Deletes provision permitting use of trawl nets in Fish and Game Districts 6, 7, and 10.

A.B. 1040—CONNOLLY. (F. & G.) Repeals Sec. 954, F. & G. C., re use of trawls and dragnets.

Deletes provision prohibiting taking or possession of more than 500 pounds of crabs by persons using or assisting in use of trawls or dragnets aboard boat carrying or operating such nets.

A.B. 1041—CONNOLLY. (F. & G.) Adds Sec. 725.5, F. & G. C., re sturgeon.

Permits possession and sale of sturgeon from without State when inspected and tagged pursuant to regulations of Fish and Game Commission. Requires person submitting sturgeon for inspection and tagging to pay cost thereof.

A.B. 1042—CONNOLLY. (F. & G.) Amends Sec. 725, F. & G. C., re sturgeon.

Permits possession and sale of sturgeon incidentally taken by commercial fishermen taking other fish with gill nets.

A.B. 1043—McGEE AND BROWN. (Jud.) Adds Sec. 1193.3, C. C. P., re mechanics' liens.

Makes verification or recording of notices of completion prior to substantial completion of work, a misdemeanor.

A.B. 1044—McGEE AND BROWN. (Jud.) Adds Sec. 1203.2, C. C. P., re mechanics' liens.

Makes affidavit admissible as evidence in proceeding to prove compliance with posting requirements for notices re mechanics' liens.

A.B. 1045—McGEE AND BROWN. (Jud.) Adds Sec. 1188.2, C. C. P., re mechanics' liens.

Makes mechanics' liens inferior to encumbrances recorded before completion of work if bond procured for protection of persons entitled to mechanics' liens.

A.B. 1046—McGEE AND BROWN. (Jud.) Adds Sec. 1195.2, C. C. P., re mechanics' liens.

Provides if notice of commencement of work on part of tract of land is posted and recorded as prescribed, the time of completion of subsequent work on another part of tract is not affected.

A.B. 1047—McGEE AND BROWN. (Jud.) Adds Sec. 1188.3, C. C. P., re mechanics' liens.

Provides if notice of commencement of work on part of tract of land is posted and recorded as prescribed, time of commencement of subsequent work on another part of tract is not affected.

A.B. 1048—McGEE AND BROWN. (Jud.) Adds Sec. 1188.4, C. C. P., re mechanics' liens.

Provides if notice of commencement of preparatory or preliminary work is recorded and posted as prescribed, the time of commencement of subsequent work is not affected.

A.B. 1049—McGEE AND BROWN. (Jud.) Adds Sec. 1193.2, C. C. P., re mechanics' liens.

Authorizes recording of notices of completion for portions of a work of improvement within 10 days of completion of portion where owner has contracted separately

for execution of such portions. Requires lien claimants in such case to record claims against such portion within 30 days of recording notice of completion.

A.B. 1050—McGEE AND BROWN. (Jud.) Adds Sec. 1190.2, C. C. P., re mechanics' liens.

Requires mechanics' lien claimants to record stop notice to preserve lien if owner records and posts notice of completion of work of improvement as prescribed.

A.B. 1051—McGEE AND BROWN. (Jud.) Adds and repeals various Secs., C. C. P., and H. & S. C., re mechanics' liens.

Consolidates and clarifies the law re mechanics' liens.

A.B. 1052—McGEE AND BROWN. (Jud.) Amends Sec. 11616, re dedication of streets in subdivisions.

Provide that offers for dedications of streets under Subdivision Map Act not accepted by governing body may be terminated in same manner as provided for abandonment or vacating local streets or highways.

A.B. 1053—PARKER. (Pub. H.) Adds Sec. 2419.7, Lab. C., re construction sites.

Requires maintenance of prescribed toilet facilities at construction job site; specifies standards for construction and maintenance.

A.B. 1054—SILLIMAN. (Mun. & C. G.) Adds Ch. 15, Pt. 2, Div. 5 of H. & S. C., re garbage and refuse disposal.

See digest of S.B. 467, apparently identical.

A.B. 1055—MOSS AND FLEURY. (C. S. & S. P.) Amends Sec. 18954, Gov. C., crediting any State employee, instead of highway patrol member, $\frac{1}{4}$ point for each year served in lower position, in grading promotional examination.

A.B. 1056—MOSS, FLEURY, AND ERWIN. (C. S. & S. P.) Adds Sec. 18021.5, Gov. C., granting Group 1 state employees additional pay for time worked in excess of 5 days in consecutive 7 day period.

A.B. 1057—MOSS AND FLEURY. (C. S. & S. P.) Adds Art. 5, Ch. 8, Pt. 3, Div. 5, Title 2, Gov. C., re temporary employment of persons retired under State Employees' Retirement System.

See digest of S.B. 1202, apparently identical.

A.B. 1058—MOSS AND FLEURY. (C. S. & S. P.) Amends Sec. 19259, Gov. C., re recognition of 25 years state service.

See digest of S.B. 1110, apparently identical.

A.B. 1059—MOSS, FLEURY, AND LINDSAY. (G. E. & E.) New act, re Capitol Planning Commission.

Establishes commission of 7 members, 2 of whom are designated state officers and 3 designated city and county planning officials, remaining 2 to be appointed by Governor for 4-year staggered terms, to serve without compensation. Prescribes powers and duties re planning and coordinating public works in and about Sacramento, and appropriates \$15,000.

A.B. 1060—MOSS AND OTHERS. (G. E. & E.) Adds Pt. 11, Div. 3, Title 2, Gov. C., re construction of public works for state agencies.

Creates Public Works Construction Authority in charge of 5-man commission appointed by Governor subject to Senate confirmation for 4-year staggered terms, serving without compensation.

Authorizes authority to construct and provide public works for use by state agencies and to collect reasonable rentals for use thereof. Authorizes state agencies to enter into rental agreements with authority for not exceeding 40-year terms.

Authorizes authority to issue revenue bonds in total amount not exceeding unspecified sum secured by revenues from all or any projects or properties. Prescribes procedure for issuance and payment of bonds and specifies rights of bondholders.

Appropriates unspecified amount to authority for costs and expenses incurred in commencing work.

A.B. 1061—MOSS AND OTHERS. (G. E. & E.) Adds Pt. 10, Div. 3, Title 2, Gov. C., re construction of public works for local governmental agencies.

Creates State Public Works Authority in charge of 5-man commission appointed by Governor subject to Senate confirmation for 4-year staggered terms, serving without compensation.

Authorizes authority to construct and provide public works for use by local governmental agencies and to collect reasonable rentals for use thereof. Authorizes local governmental agencies to enter into rental agreements with authority for not exceeding 40-year terms.

Authorizes authority to issue revenue bonds in total amount not exceeding unspecified sum secured by revenues from all or any projects or properties. Prescribes procedure for issuance and payment of bonds and specifies rights of bondholders.

Appropriates unspecified amount to authority for costs and expenses incurred in commencing work.

A.B. 1062—NIEHOUSE. (Ed.) Amends Secs. 1801, 1802, and 1803, Ed. C., changes date of school trustee election from May to October, and commencement of term from July to November.

A.B. 1063—McCARTHY. (G. E. & E.) Adds Sec. 7032, B. & P. C., re regulation of contractors.

Provides that performance of act or contract by contractor licensee outside field and scope within which license qualifies licensee to engage shall not be bar to collection of compensation for such performance.

A.B. 1064—McCARTHY. (G. E. & E.) Amends Sec. 141, S. & H. C., re travel and expenses of employees of Department of Public Works.

See digest of S.B. 1221, apparently identical.

A.B. 1065—CHAPEL AND OTHERS. (Pub. H.) Amends Sec. 7693, B. & P. C., re advertising by funeral directors and embalmers.

See digest of S.B. 1653, apparently identical.

A.B. 1066—GEORGE D. COLLINS. (Jud.) Adds Sec. 349.5, C. C. P., authorizing filing of claim with or action against governmental agency within time prescribed for filing similar action against private person.

A.B. 1067—McCARTHY. (Elec. & Reap.) Amends Secs. 9750, 9751, and 9757, Elec. C., re elections in 5th and 6th class cities.

Deletes requirement that city clerk shall include statement of measures to be voted on in notice of election required to be published prior to municipal election.

A.B. 1068—BURKE. (Ed.) Adds Secs. 9193 to 9196, Ed. C., re incidental fees in classes for adults.

Allows school districts to collect incidental fees not to exceed 50¢ a year from pupils in adult classes, to be deposited in incidental expense account, and expended only for materials, services or activities for such pupils.

A.B. 1069—CONRAD AND BECK. (Elec. & Reap.) Amends Ch. 12, Stats. 1950 3d Ex. Sess., re absent voting.

Extends special provisions of Elec. C., re absent voting by members of armed forces and certain others until 91st day after final adjournment of 1953 Regular Session of Legislature.

A.B. 1070—LINDSAY AND OTHERS. (Agr.) Adds Sec. 1383, Wat. C., re appropriation of water.

Precludes issuance of permit to take and use water or assignment of Department of Finance application for water, if use of the water involves its retention in storage reservoir of capacity of more than 1,000 acre-feet until boundaries of land to be acquired for reservoir have been approved by State Water Resources Board.

A.B. 1071—DAVIS, MOSS, AND COATS. (P. U. & C.) Amends Act 6386, re furnishing of electric service by nonprofit cooperative corporations.

See digest of S.B. 61, apparently identical in effect.

A.B. 1072—DAVIS. (Mun. & C. G.) Appropriates unspecified sum to Department of Public Works to be expended during 1951-1952, 1952-1953 Fiscal Years for repair and restoration of county roads damaged or destroyed by storms or floods.

To take effect immediately, urgency measure.

A.B. 1073—DAVIS. (Fin. & Ins.) Amends Sec. 10971, Ins. C., re fraternal benefit societies.

Adds to organizations excepted from provisions regulating fraternal benefit societies, nonprofit mutual and fraternal benefit society operating on lodge system with ritualistic work and representative form of government for purpose of aiding and benefiting members and dependents through mutual life, health, accident, and disability insurance.

A.B. 1074—DAVIS. (F. & G.) Adds Sec. 49.5, F. & G. C., re closure of fire hazard areas to hunting and fishing.

Requires President of Fish and Game Commission to close to hunting and fishing any area found by Director of Natural Resources to be extreme fire hazard area. Makes closure order subject to approval of Governor.

Provides for publication and posting of such order.

Permits President of Commission to delegate making of order to officer or employee of Division of Fish and Game.

Permits commission to establish special hunting and fishing season in closed area upon expiration or termination of closure order corresponding in length of time as nearly as possible to time during which area was closed.

A.B. 1075—MUNNELL AND OTHERS. (Mun. & C. G.) Adds Sec. 14551, H. & S. C., re fire protection districts.

Provides that upon annexation or inclusion within city of land on which there are structural improvements owned, being acquired or leased by a district, city shall become liable for outstanding liabilities incurred by district in connection with acquisition or leasing of such improvements.

Provides that where land upon which is a structural improvement owned, being acquired or leased by a district, is proposed to be annexed to a city, city clerk shall send notice thereof to governing body of district not less than 10 days prior to first public hearing on proposed annexation.

A.B. 1076—MUNNELL AND OTHERS. (Mun. & C. G.) Amends Sec. 35311, Gov. C., re annexation of territory to city.

Requires clerk of annexing city, not less than 10 days before hearing on annexation, to give notice by registered mail to owners of land in territory to be annexed and to board of supervisors if county owns any such land.

A.B. 1077—CALDECOTT. (G. E. & E.) Amends Sec. 20924, Ed. C., re California School for Blind field worker.

With respect to such employee: Deletes requirement of approval of appointment by Superintendent of Public Instruction; prohibits appointment of school teaching staff member; and deletes provisions re salary.

A.B. 1078—CALDECOTT. (C. S. & S. P.) Adds Sec. 18101.5, Gov. C., re sick leave accounts of certain state employees.

Authorizes credit for unused portion of such account of former employee of University of California entering other state employment within 6 months.

A.B. 1079—CALDECOTT AND OTHERS. (Mun. & C. G.) Adds, amends, and repeals various Secs., Gov. C., re county employees' retirement systems.

See digest. A.B. 879. This bill makes same changes, except that this bill does not change time of commencement of membership; does not require member redepositing withdrawn contributions to pay interest thereon from date of re-entrance into service until payment (but does permit board rules to so require); and does not permit surviving spouse to elect to receive allowance for life in lieu of death benefit nor person to whom death benefit is payable to elect to have it paid in monthly installments over 10-year period.

A.B. 1080—CALDECOTT. (Mun. & C. G.) Adds various Secs., Gov. C., re retirement of county peace officers.

Provides that sheriffs, constables, marshals, employees of their offices (except telephone operators, stenographers, machinists and mechanics) and crime investigating employees of district attorney's offices may become county peace officer members of county employees' retirement systems upon vote of $\frac{2}{3}$ of members of board of supervisors.

Provides for contributions to produce special benefits for such members at reduced retirement ages. Provides for service and disability retirement, death benefits and pensions to surviving widow or children of such officers.

A.B. 1081—MORRIS. (Jud.) Amends Sec. 690.7, C. C. P., re property exempt from execution or attachment.

Exempts from execution or attachment, one vehicle used by laborer to earn his living, or by physicians, surgeons, constables, ministers in their professions, rather than animals so used by such persons.

A.B. 1082—MORRIS. (Elec. & Reap.) Adds Sec. 30.5, Elec. C., re special elections.

Provides that special elections shall be called, conducted, and canvassed in same manner as general elections, except as otherwise specifically provided by law.

A.B. 1083—DAVIS. (Jud.) Adds Sec. 66u, C. C. P., to increase number of superior court judges in Shasta County from 1 to 2.

A.B. 1084—BROWN. (Agr.) Adds Sec. 21386, Wat. C., re irrigation districts.

Requires board of directors of irrigation district, when so requested by majority of any coverage group of district employees, to apply to Director of Finance for inclusion of group within agreement or modification thereof for eligibility of such group for benefits under Social Security Act.

A.B. 1085—BROWN. (Ed.) Amends Sec. 16075, Ed. C., re school fraternities.

Authorizes pupils in elementary or secondary schools to join fraternities, sororities, or secret clubs which are approved by governing board of school district.

A.B. 1086—BROWN AND OTHERS. (Jud.) Amends Sec. 26 and adds Sec. 363 and Art. 5, Ch. 1, Div. 3, Prob. C., re probate of foreign wills.

Adopts Uniform Probate of Foreign Wills Act, approved and recommended for enactment by the National Conference of Commissioners on Uniform State Laws. Revises inconsistent legislation.

A.B. 1087—BROWN AND OTHERS. (Jud.) Adds Ch. 7, Title 10, Pt. 2, and amends Sec. 1913, C. C. P., re enforcement of foreign judgments.

Adopts Uniform Enforcement of Foreign Judgments Act, approved and recommended for enactment in all states by the National Conference of Commissioners of Uniform State Laws. Makes inconsistent legislation conform.

A.B. 1088—BROWN AND OTHERS. (Jud.) Adds Ch. 4a, Div. 3 and amends Sec. 362, Prob. C., re ancillary administration of estates.

Adopts Uniform Ancillary Administration of Estates Act, as approved and recommended for enactment in all states by the National Conference of Commissioners on Uniform State Laws. Revises inconsistent legislation.

A.B. 1089—BROWN AND OTHERS. (Jud.) Adds Art. 6, Ch. 3, Title 2, Pt. 4, C. C. P., re use in evidence of photographic copies of public records in judicial and administrative proceedings.

Adopts Uniform Photographic Copies of Business and Public Records as Evidence Act as approved and recommended for enactment in all the states by the National Conference of Commissioners on Uniform State Laws.

A.B. 1090—BROWN AND OTHERS. (Soc. Wel.) Adds Ch. 4, Div. 4, W. & I. C., re reciprocal agreements for interstate transportation and support of poor and indigent persons.

Provides Department of Social Welfare may enter into reciprocal agreements with corresponding state agencies of other states, regarding transportation, acceptance, transfer, and support of persons receiving public aid.

Provides State under these provisions shall not be committed to support persons not entitled to public support in opinion of department.

A.B. 1091—BROWN AND OTHERS. (Jud.) Adds Title 11, Pt. 3, C. C. P., re uniform civil and criminal procedure for enforcement of duties of support.

Adopts Uniform Reciprocal Enforcement of Support Law, providing for means of enforcing without state where incurred, obligation to support other persons.

A.B. 1092—BROWN AND OTHERS. (Jud.) Adds Ch. 3, Title 8, Pt. 4, Div. 3, and Secs. 1120.5 and 1130, Civ. C., and amend Sec. 1121, Prob. C., re inventories, and intermediate, final and distribution accountings by trustees.

Adopts Uniform Trustees' Accounting Act as recommended for enactment in all the states by the National Conference of Commissioners on Uniform State Laws. Revises inconsistent legislation.

A.B. 1093—BROWN AND OTHERS. ((Jud.) Amends Sec. 10407, Gov. C., re Commission on Uniform State Laws.

Increases amount Commission may expend as proportionate share of expenses of National Conference of Commissioners on Uniform State Laws from \$750 to \$1,200. Appropriates \$450.

A.B. 1094—ERWIN. (Ed.) Adds Sec. 19301.1, Ed. C., defining cafeteria to include all types and methods of food service.

A.B. 1095—DAVIS. (Rev. & Tax.) Amends Sec. 19622, B. & P. C., re Sixth District Agricultural Association.

Increases annual appropriation to association from Fair and Exposition Fund from \$15,000 to \$125,000.

A.B. 1096—DAVIS. (Agr.) Amends Ch. 1463, Stats. 1947, re 6th District Agricultural Association.

Deletes provision for repayment by 6th District Agricultural Association of funds appropriated in 1947 for acquisition of land and construction of parking facilities for purposes of said association.

Deletes prohibition against use of property of association used as housing in 1947 for any other purpose until housing commissioner in Department of Industrial Relations certifies that there is no housing shortage in area.

A.B. 1097—GRANT AND KLOCKSIEM. (C. S. & S. P.) Amends and repeals various Secs., Gov. C., re classes and grades in state civil service.

Deletes provisions re grades within classes.

A.B. 1098—SMITH. (Mun. & C. G.) Amends Sec. 14549, H. & S. C., re fire protection districts.

Provides that all funds collected by district on real property after it has been withdrawn from district upon inclusion into city, shall be paid to city.

A.B. 1099—GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re computation of benefits.

Makes one year base period on which benefit rights are computed extend to include last completed calendar quarter preceding date of claim establishing benefit year, rather than from 4 to 6 months preceding such date.

A.B. 1100—GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment funds.

Limits amount which may be requisitioned from employee contributions in Unemployment Trust Fund to amount necessary to maintain balance of \$50,000,000 in Disability Fund.

A.B. 1101—GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re charges to employers' accounts.

Deletes provision exempting employer's account from charges for benefits paid where decision of Appeals Board is reversed.

A.B. 1102—GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re appealed benefit claims.

Deletes provision requiring payment of benefits where initial determination is affirmed by referee and excepting employers' accounts from charges for such payments if decision is reversed.

A.B. 1103—GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disqualification for benefits.

Extends disqualification for voluntarily leaving work without good cause to case where such act was without good cause attributable to employer. Deletes presumption that voluntary leaving work was for good cause, or that discharge was for reason other than misconduct, in determining disqualification for such acts.

Deletes provision limiting such disqualifications to claimant's most recent work.

A.B. 1104—GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re reduced employer's contribution rates.

Prescribes new schedule of reduced employer contribution rates for periods after December 31, 1951, decreasing required reserves for separate rates by 1 percent if fund balance equals 9 percent of total wages in year ending on preceding computation date; increasing such required reserves by 1 percent if fund balance equals 6 but is less than 7½ percent; preserving existing rate schedule if fund balance equals 7½ but is less than 9 percent.

A.B. 1105—DICKEY. (Rls.) Appropriates unspecified sum for contingent expenses of Assembly.

To take effect immediately, usual current expenses.

A.B. 1106—DUNN. (G. E. & E.) Amends Sec. 7044, B. & P. C., re regulation and licensing of contractors.

See digest of S.B. 1495, apparently identical.

A.B. 1107—DUNN. (Ed.) Amends Sec. 1303, Ed. C., re superintendents of schools.

Provides for 4-year term for deputy, assistant, or associate superintendent of schools, rather than deputy or assistant city superintendent of schools.

A.B. 1108—RUMFORD AND CONNOLLY. (Pub. H.) Amends Sec. 20703, H. & S. C., re definition of "poison" as used in law regulating its distribution.

See digest of S.B. 822, apparently identical.

A.B. 1109—RUMFORD AND OTHERS. (Pub. H.) Amends, adds, and repeals various Secs., H. & S. C., re adulterating, misbranding, and advertising of drugs and devices.

See digest of S.B. 1607, apparently identical in effect.

A.B. 1110—RUMFORD AND OTHERS. (Jud.) Amends Secs. 7059, 7066, and 7067, W. & I. C., re defective and psychopathic delinquents.

See digest of S.B. 881, apparently identical.

A.B. 1111—MUNNELL AND OTHERS. (Mun. & C. G.) Adds and amends various Secs., Gov. C., re annexation of territory by cities.

Defines "contiguous" for purpose of preventing annexation to cities by strips. Makes public highway inhabited territory for purposes of annexation. Requires consent of county to annexation of land owned by it. Prohibits annexation resulting in unincorporated territory being completely surrounded by city, or so surrounded except for strip of less than 200 feet.

A.B. 1112—STANLEY. (Mun. & C. G.) Adds Sec. 37392.1, Gov. C., re public sewage disposal facilities.

Allows city, district, or other public corporation, singly or jointly, to lease, or grant right of use to, sewers and sewage treatment and disposal facilities to any other city, or to any county, city and county, city, district, or public corporation, or to any 2 or more of them jointly, for any term or in perpetuity.

To take effect immediately, urgency measure.

A.B. 1113—LEVERING. (Ind. R.) Adds Ch. 9, Pt. 3, Div. 2, Lab. C., re coercive labor practices in publishing industry.

Prohibits coercive acts to compel newspaper publisher to employ more persons than are needed to perform actual services necessary for conduct of business. Declares such acts constitute "featherbedding"; makes violation misdemeanor. Makes agreement with such object unlawful. Provides for right to injunctive relief and damages.

A.B. 1114—KELLY. (Ed.) Amends and adds various sections, Ed. C., changing name of emergency cash fund to revolving cash fund.

A.B. 1115—KELLY. (Ed.) Amends Ch. 8, Div. 10, Ed. C., government and administration of California Academies.

See digest of S.B. 465, apparently identical.

A.B. 1116—DAVIS. (G. E. & E.) Amends Sec. 2416, Lab. C., re labor camps. Deletes provision authorizing reasonable charge to employee for bedding furnished.

A.B. 1117—DAVIS. (Ind. R.) Amends Sec. 923, Lab. C., re collective bargaining. Makes statement of policy of State re voluntary negotiation of labor problems applicable to operations of municipally owned public utilities.

A.B. 1118—DOLWIG. (Jud.) Amends Sec. 73700, Pol. C., and Sec. 79.41, C. C. P., to change salary of superior court judges of San Mateo County from \$12,000 to unspecified sum.

A.B. 1119—DOLWIG. (Jud.) Amends Sec. 66f, C. C. P., to increase number of superior court judges in San Mateo County from 3 to 4.

A.B. 1120—MORRIS. (Jud.) Amends Sec. 1824, C. C. P., re evidence. Requires evidence to establish a fact to be obtained legally.

A.B. 1121—BROWN AND CALDECOTT. (P. U. & C.) Amends, repeals, adds, various Secs., Corp. C., re corporations.

Restricts provision requiring certificate of approval of Superintendent of Banks for use of "bank" "trust" or "trustee" in name of corporation to those uses which indicate corporation is to engage in business of bank or trust company within meaning of Banking Code.

Eliminates automatic reduction of authorized number of shares upon optional retirement of shares by board of directors and requirement of amendment of articles to reflect such reduction with respect to shares so retired.

Permits amendments to articles of stock corporations which have issued no shares or subscriptions to be made by resolution adopted by at least $\frac{2}{3}$ of board of directors as well as by $\frac{2}{3}$ of incorporators. Specifies contents and execution of certificates of amendments so made.

Revises present provisions for consolidation of amendments so as to authorize restatement of articles as amended in single instrument, and authorizes filing of such restated articles in every instance where filing copies of articles is required in State.

Requires resolution of board of directors approving agreement of merger or consolidation to include text of terms and conditions thereof, mode of carrying them into effect, and manner and basis of converting shares of constituent corporations into shares of consolidated or surviving corporation, rather than setting forth such matters, and requires that copy of directors' resolution set forth in certificate of merger or consolidation likewise include text of agreement. Clarifies filing requirements applicable to agreements and certificates of merger and consolidation, requiring separate filing by each constituent corporation, and makes certificate of satisfaction of Franchise Tax Board that all taxes imposed under Bank and Corporation Franchise Tax Act have been paid prerequisite to such filings.

Requires that where election to dissolve bankrupt or inactive corporation has been made by board of directors pursuant to statutory provision, certificate of dissolution shall set forth vote by which election to dissolve was made and circumstances showing corporation to come within application of statute.

Makes it clear that all court orders or decrees of dissolution of corporations show corporation wound up, assets distributed, taxes paid, and debts and liabilities paid or adequately provided for and if provided for, provision which has been made,

whether or not dissolution has been voluntary and whether or not dissolution has been by court proceeding.

Eliminates requirement that person seeking to serve foreign corporation through Secretary of State specify address to which process shall be sent, eliminating conflict with other provision that such address be set forth in court order authorizing such substituted service.

Clarifies provisions for execution of articles of incorporation where unincorporated association is incorporated.

Repeals special provisions for amendment of articles of nonprofit corporations to provide for perpetual existence, making provisions for such amendments by corporations for profit applicable also to nonprofit corporations.

Makes other minor clarifying amendments.

A.B. 1122—LYON. (Mil. Aff.) Amends Sec. 699.5, M. & V. C., re aid to veterans in presenting and pursuing claims against United States.

For purpose of assisting veterans in presenting and pursuing claims against United States arising out of war service authorizes Department of Veterans Affairs to contract for the rendering of such services to veterans with any organization of veterans either chartered by Congress or authorized by Veterans Administration to pursue claims before federal agencies, rather than organizations both so chartered and authorized; and requires such organizations to have regularly maintained full time paid representative in Veterans Administration Regional Office for 5 years immediately preceding date of such a contract, in addition to having an established committee or agency rendering similar services for said period.

A.B. 1123—TOMLINSON. (Ed.) Amends Sec. 5006, Ed. C., to permit bonding of school district employees whose duty it is to handle district property.

A.B. 1124—TOMLINSON. (Jud.) Amends Secs. 131.5 and 133, Civ. C., re entry nunc pro tunc of interlocutory and final decrees of divorce.

Requires as condition to such entry that no motion for new trial or to set aside decree may be, or has been, made. Specifies procedure.

A.B. 1125—LINDSAY. (Mun. & C. G.) Adds Ch. 6, Pt. 3, Div. 4, Title 3, Gov. C., re retirement, with retirement allowances, of county supervisors.

Permits counties, by ordinance passed by $\frac{2}{3}$ vote of board of supervisors, to establish county supervisors' retirement systems. Systems so established to be substantially similar to State Legislators' Retirement System. Requires incumbent supervisors to elect to come within system at any time prior to expiration of term, and future supervisors to make such election within 90 days after commencement of first term of office. Provides for optional credit for prior service upon payment of contributions. Requires contributions of 4% of compensation. Provides for service retirement upon application after age 63 and 1 or more years of service, or 20 or more years of service, and for disability retirement upon determination of disability of permanent or extended and uncertain duration. Allowance to be equal to 5% of compensation times years of service credited, but not in excess of 75% of compensation. Member contributions to be payable to beneficiary or estate upon death of member before retirement and death benefit payable in such event or lesser benefit payable upon death of member after retirement. County to contribute to county supervisors' retirement fund annually so much of benefits to be paid therefrom during year as is not provided by accumulated contributions of members receiving benefits.

Each county supervisors' retirement system to be administered by board of retirement consisting of county treasurer acting ex officio, 2 members who are either members or pensioners of system elected by members and 2 electors of county not connected with county government appointed by board of supervisors.

A.B. 1126—BRADY. (P. U. & C.) Amends Act 6393d, re fees payable into the Railroad Commission Transportation Rate Fund.

Increases filing fee for each application for permit under Highway Carriers' Act or City Carriers' Act from \$3 to \$50.

Deletes provision for annual reregistration fee of \$1.

Imposes a fee of \$25 for filing each application to sell, lease, transfer, or encumber such permits.

Requires fees collected from express corporations, freight forwarders, highway common carriers, and petroleum irregular route carriers for filing of applications for certificates to be deposited to the credit of the Railroad Commission Transportation Rate Fund.

A.B. 1127—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employers' reserve accounts.

See digest of S.B. 831, apparently identical.

A.B. 1128—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

See digest of S.B. 842, apparently identical.

A.B. 1129—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

See digest of S.B. 842, apparently identical.

A.B. 1130—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefit appeals.

See digest of S.B. 843, apparently identical.

A.B. 1131—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

See digest of S.B. 832, apparently identical.

A.B. 1132—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

See digest of S.B. 837, apparently identical.

A.B. 1133—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

Makes base period on which benefit rights are computed extend to from 3 to 5, rather than from 4 to 6, months preceding date of claim establishing benefit year.

A.B. 1134—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

See digest of S.B. 835, apparently identical.

A.B. 1135—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment.

See digest of S.B. 827, apparently identical.

A.B. 1136—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

See digest of S.B. 836, apparently identical.

A.B. 1137—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefit charges to employers' accounts.

See digest of S.B. 829, apparently identical.

A.B. 1138—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employee contributions.

Imposes additional tax on every employee effective October 1, 1951, at rate paid by his employer, payable to Unemployment Insurance Fund. Prescribes procedure for deduction by employer.

A.B. 1139—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employer contributions.

Imposes tax at rate of .5 percent in addition to 2.7 percent rate on employers with negative reserve balance. Deletes provisions authorizing reduced rates below .3 percent.

Permits employers to make voluntary contributions to be credited to their reserve accounts, such amounts to be nonrefundable.

Limits provision exempting employers' accounts from charges for benefits paid to claimant subsequent to disqualification for voluntarily quitting work, or discharge for misconduct, to such benefits which are based upon wages paid to claimant prior to disqualifying act by employer involved.

Requires department upon request to furnish employer with monthly statement of charges to his account.

A.B. 1140—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

See digest of S.B. 840, apparently identical.

A.B. 1141—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

See digest of S.B. 839, apparently identical.

A.B. 1142—CONNOLLY AND RUMFORD. (Agr.) Adds Sec. 674.5, Ag. C., re labeling of milk products other than butter, cheese, and ice cream.

See digest of S.B. 1138, apparently identical.

A.B. 1143—CONNOLLY AND RUMFORD. (Agr.) Repeals and adds Sec. 28483, H. & S. C., re packing of olive oil.

Deletes provisions prescribing containers, packaging of olive oil, and information to be included on labels thereof.

Provides that all records of those licensed to package, manufacture, or distribute olive oil which concern amounts of olive oil produced, purchased, sold, or distributed, shall be open to inspection upon demand of any agent of State Board of Public Health.

A.B. 1144—CONNOLLY AND RUMFORD. (Pub. H.) Amends Secs. 28007 and 28010, H. & S. C., re retail outlets for sale of horsemeat.

See digest of S.B. 1139, apparently identical.

A.B. 1145—CONNOLLY AND RUMFORD. (Pub. H.) Amends, adds, and repeals various Secs., H. & S. C., re adulterated, misbranded, or falsely advertised foods.

See digest of S.B. 1140, apparently identical in effect.

A.B. 1146—CONNOLLY AND RUMFORD. (Pub. H.) Amends title, Art. 2, and adds Arts. 3 and 4, Ch. 5.5, Div. 21, H. & S. C., re frozen foods.

Changes heading of article relating to low acid frozen foods to conform to provisions of article.

Authorizes State Board of Public Health to make rules and regulations to secure enforcement of provisions relating to frozen foods, including rules and regulations with respect to sanitary preparation of articles of food for freezing, use of containers, marks, tags, or labels, and the display of signs. Prescribes punishment for violation of such provisions, rules and regulations.

A.B. 1147—CONNOLLY AND RUMFORD. (Pub. H.) Amends and adds various Secs., H. & S. C., re sanitation in food processing.

See digest of S.B. 1141, apparently identical.

A.B. 1148—CONNOLLY AND RUMFORD. (Pub. H.) Amends Secs. 28230, 28250, and 28251, and repeals Sec. 28190, H. & S. C., re regulation of bakeries.

See digest of S.B. 1142, apparently identical in effect.

A.B. 1149—WATERS. (Elec. & Reap.) Amends and adds various Secs., Elec. C., re elections conducted under punch card voting system.

Permits election board to provide for counting of ballots cast in any precinct by punch card system to be counted at polls or at central counting place.

Requires clerk to supply mechanical or electrical devices for counting such ballots at precincts.

Requires clerk to add to vote counted at central counting place the vote from all precincts at which vote was counted at polls to ascertain total vote.

A.B. 1150—DILLS. (G. E. & E.) New act, the Emergency Housing Rent Control Law.

Provides for regulation of rental housing. Creates Temporary State Housing Rent Commission comprised of one commissioner appointed by Governor, to administer the law. Prescribes powers and duties of commission.

Appropriates unspecified sum to the commission.

A.B. 1151—PORTER, DUNN, AND HOLLIBAUGH. (Ed.) Adds Sec. 13236, Ed. C., requiring at least 1 duty free hour a day for each teacher.

A.B. 1152—CONDON. (Mun. & C. G.) New act, the Contra Costa County Flood Control and Water Conservation District Act. Creates the Contra Costa County Flood Control and Water Conservation District. Defines district powers and provides for its operation and management.

A.B. 1153—COATS. (C. P., & P. W.) Amends Secs. 11460 and 11463, Wat. C., re use of water.

Deletes references to Water Project Authority in provisions precluding, in construction of Central Valley Project, deprivation of a price right to water of inhabitants of watershed or area in which water originates or area immediately adjacently thereto.

Deletes references to Water Project Authority in provisions precluding, in construction of the Central Valley Project, exchange of waters of any watershed or area unless water requirements of watershed or area in which the exchange is made are first and at all times met and satisfied to the extent they would have been met if no exchange had been made.

A.B. 1154—PORTER. (Jud.) Amends Act 3906, re judicial districts.

Requires approval of Legislature before division of county into judicial districts or changes in boundaries of such district shall become effective.

A.B. 1155—BABBAGE, STANLEY AND SHAW. (C., P., & P. W.) Amends Act 9178, the State Water Resources Act, re flood control.

Adopts and authorizes plan for improvement for flood control in Santa Ana River Basin, at unspecified cost to State.

To take effect immediately, urgency measure.

A.B. 1156—BABBAGE. (C. S. & S. P.) Adds Sec. 20986, Gov. C., re compulsory retirement of elective officer members of State Employees' Retirement System.

Provides that member who is elective officer shall be retired at end of first term to which elected which expires on date following date on which he attains compulsory age of retirement applicable to members of his class who are not elective officers, rather than on first day of month following that in which he attains such compulsory retirement age.

A.B. 1157—BABBAGE. (Jud.) Amends Sec. 27322 and adds Sec. 50026, Gov. C., re recording of zoning ordinances and land use regulations.

Requires clerk of legislative body of local agency adopting land use planning and zoning ordinances and regulations to transmit copy to recorder, and requires recordation thereof by recorder.

A.B. 1158—DICKEY AND OTHERS. (Jud.) Adds Sec. 269b, C. C. P., re official reporters of superior courts in counties and city and county having population of 730,000 or over.

Provides for appointment of official phonographic reporter who shall perform as secretary when required, to receive \$27.50 per day for days on duty.

A.B. 1159—BROWN AND ROSENTHAL. (Jud.) Adds Sec. 1870.1, C. C. P., re evidence in civil actions.

Makes plea of guilty to public offense inadmissible as evidence against person so pleading in civil action against him, but permits impeachment as witness thereby.

A.B. 1160—BROWN, ROSENTHAL AND CALDECOTT. (Jud.) Adds Sec. 789, Prob. C., re sale of estate's realty.

Authorizes and specifies procedure for, confirmation of sale of realty of estate after purchaser at original sale fails to complete purchase.

A.B. 1161—BROWN AND ROSENTHAL. (Jud.) Amends Sec. 755, Veh. C., re admissibility of a plea of guilty or record of conviction for violation of code as evidence in civil action.

Provides that plea of guilty, in addition to record of conviction, of person for violation of code is inadmissible as evidence against such person in civil action but is

admissible for impeachment purposes. Deletes provision that testimony of or concerning or produced at trial terminating in such conviction is inadmissible in civil action.

A.B. 1162—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Sec. 1203.10, Pen. C., re adult probation officers' reports concerning criminals over age 18.

Requires probation officers' report to be filed with court, separately from other records of case. Specifies such reports shall not be open to inspection other than authorized representative of Attorney General, Adult Authority, Youth Authority, Board of Trustees of California Institution for Women, district attorney, sheriff or chief of police, magistrate, probation officer, or attorney for person, except by court order.

A.B. 1163—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Sec. 1027, Pen. C., re investigation of sanity of defendants pleading not guilty by reason of insanity.

Deletes provisions for court selection and appointment of alienists to examine and investigate sanity of defendants pleading not guilty by reason of insanity, and substitutes provisions for 30-day commitment of such defendants to Medical Facility of Department of Corrections for examination and observation. Permits Director of Corrections, with consent of Director of Mental Hygiene, to direct that any person so committed for observation and examination be confined, observed, and examined in any institution or facility in Department of Mental Hygiene.

Specifies that attorney of defendant so confined is entitled to visit and consult with client at any reasonable time upon 1-day's notice to superintendent of facility or institution.

Permits any member of medical staff of state facility or institution who has observed and examined defendant to be called by court or either party to action to testify regarding results of examination and observation, and makes it duty of such staff member to so testify when subpoenaed or so ordered by court. Provides that such witness shall receive actual traveling expenses plus witness fee determined by court not to exceed \$20 per day in court.

A.B. 1164—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Sec. 987a, Pen. C., re compensation of attorney assigned to defend indigent.

Requires payment of reasonable compensation determined by court, payment now being discretionary and amount determinable by board of supervisors.

A.B. 1165—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Sec. 241, C. C. P., requiring drawing and impaneling of county grand jury in January.

A.B. 1166—BROWN, ROSENTHAL, AND CALDECOTT. (G. E. & E.) New act, re compilation, publication, and distribution of laws re publishing business and publications.

Provides for compilation of list and indexed copies of such laws by Legislative Counsel, and publication and distribution thereof at cost by Secretary of State. Appropriates \$1,500 to Secretary of State for such purpose.

A.B. 1167—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Sec. 537, C. C. P., authorizing attachments in contract actions for direct payment of money, though not made or payable in this State.

A.B. 1168—BROWN AND ROSENTHAL. (Jud.) Amends Sec. 906, Pen. C., re continuation of grand juries.

Requires empanelment of succeeding grand jury before preceding one is discharged.

A.B. 1169—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Adds Sec. 18.5, C. C. P., re signing of pleadings.

Authorizes, in lieu of verification, written declaration that statements made are under penalty of perjury.

- A.B. 1170—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Sec. 1201, Prob. C., re notices in administration of estates.

Requires that prescribed publication for 2 days of notice of application to enter into various transactions re administration of estate, be for 2 successive days.

- A.B. 1171—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Sec. 780, Prob. C., re notice of sale of real property in estates.

Requires that prescribed publication or posting for 2 weeks of such notice be for 2 successive weeks.

- A.B. 1172—BROWN AND ROSENTHAL. (Jud.) Adds Sec. 969bb, Pen. C., making copy of record certified by custodian thereof prima facie evidence of prior conviction of certain crimes, sentence or probation.

- A.B. 1173—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Secs. 950 and 951, Pen. C., re indictment or information.

Requires inclusion of code or statutory reference to law defendant is accused of violating.

- A.B. 1174—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Sec. 203, Pen. C., re mayhem.

Prescribes intent as additional element.

- A.B. 1175—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Adds Sec. 2577, W. & I. C., re residence of hospitalized parolees.

Makes parolee from custody of Department of Corrections under conditions specifying county residence, resident of that county only for purposes of hospitalization and medical attention.

Makes receipt of other county aid or relief grounds for suspension or revocation of parole.

- A.B. 1176—BROWN AND ROSENTHAL. (Jud.) Amends Secs. 668, 3024, and 3025, Pen. C., re prior convictions.

Defines "felony" for determining whether conviction for public offense in another jurisdiction is previous felony conviction for purposes minimum sentence law.

Changes prohibition against parole until after 2 year's service of sentence in case prisoner who has previously served in state prison of California or another jurisdiction, from one where prior service was under felony conviction to one where service was for 1 year or more. Provides prohibition inapplicable unless fact of prior service is established in specified manner.

- A.B. 1177—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Adds Sec. 1190.1, Civ. C., re acknowledgment of instruments.

Permits recital in acknowledgment of instrument executed by corporation that instrument was executed pursuant to resolution of board of directors, and makes such recital conclusive evidence that instrument was so executed as to good faith purchasers and encumbrancers and prima facie evidence in other cases.

- A.B. 1178—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Secs. 296.2 and 296.4 and adds Secs. 296.41 and 296.42, Prob. C., re determination and effect of simultaneous deaths.

Requires property held in joint tenancy or community property, where there is insufficient evidence that joint tenants or spouses have died other than simultaneously, to be administered upon or otherwise dealt with, as well as distributed, as specified.

Authorizes, specifies procedure for, and effect of, court order that there is insufficient evidence that persons have died other than simultaneously.

- A.B. 1179—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Secs. 587 and 1515, Prob. C., re dedication or conveyance of interests in realty of estates of decedents and wards.

See digest of S.B. 324, apparently identical.

- A.B. 1180—BROWN, ROSENTHAL, AND CALDECOTT. (Ed.) Amends various Secs., Ed. C., re disposition of school district real property.

See digest of S.B. 325, apparently identical.

A.B. 1181—BROWN AND ROSENTHAL. (Jud.) Amends Sec. 1246.1, C. C. P., re condemnation of separately owned property interests.

Prohibits introduction of evidence of value of particular interest in realty in hearing between plaintiff and defendants owning separate interests.

A.B. 1182—BROWN. (Jud.) Adds Sec. 2853, Civ. C., re release of sureties on bond of licensee or permittee.

Requires person having claim against bond of licensee or permittee to notify licensing authority of all such accrued claims before end of license or permit period, requires authority thereafter to notify bond sureties, and provides that failure to so notify authority releases sureties.

A.B. 1183—BROWN. (Agr.) Adds Sec. 19, Ag. C., re claims against bonded licensees.

Requires producers in whose favor bonds have been given by licensees under Ag. C. to report each year to Department of Agriculture all amounts owed. Requires department to notify surety on such bonds of all producer claims. Provides that failure of producer to report all amounts owed shall exonerate surety as to indebtedness not reported. Permits Director of Agriculture to make rules for administration of foregoing provisions.

A.B. 1184—BROWN AND CALDECOTT. (Agr.) Amends Sec. 1300.13, Ag. C., re marketing agreements.

Deletes requirement that Director of Agriculture publish notice of hearing on proposed marketing order in such newspaper as he chooses. Provides that such notices shall be published once in every county any part of which is included in area covered by proposed marketing order.

A.B. 1185—BROWN. (Jud.) Amends Secs. 690.3 and 690.7, C. C. P., re certain exemptions from execution and attachment.

Exempts farming utensils or implements of husbandry of \$2,000 instead of \$1,000 in value and includes 1 tractor and motor vehicle not exceeding \$500 in value in such exemption.

Exempts seed grain or vegetables under stated conditions of value of \$300, instead of \$200.

Exempts motor vehicle necessary in business of maimed or crippled person.

Exempts motor vehicle necessary in occupation of specified classes of business and professional persons.

A.B. 1186—BROWN AND CALDECOTT. (Jud.) Amends Sec. 428, Veh. C., requiring notice of sale of vehicle to satisfy lien sent by Department of Motor Vehicles to legal owner to include name of registered owner.

A.B. 1187—BROWN. (Jud.) Adds and repeals various Secs., Pen. C., to consolidate and revise law dealing with arson.

A.B. 1188—BROWN. (Jud.) New act, re notice of release of persons convicted of arson.

Requires Director of Mental Hygiene and Director of Corrections to give advance notice to State Fire Marshal and Bureau of Criminal Investigation and Identification of release from custody of persons convicted of arson, and requires latter officers to notify local police and fire departments.

A.B. 1189—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re judges, officers and attaches of municipal and justice courts.

Requires officers and attaches, as well as judges of such courts, to be residents of judicial district; but exempts incumbents on effective date of act.

A.B. 1190—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re municipal courts.

Makes Saturday a holiday; re transaction of business in municipal courts.

Requires clerk or deputy clerk of department of municipal court kept open beyond usual hours to be in attendance at all times department is open rather than at all hours of day and night.

Authorizes police officers authorized by presiding judge of municipal court to fix and accept bail in misdemeanor cases per schedule.

Authorizes clerk, deputy clerks, and such police officers, upon warrant issued by any court, to accept bail or surety bond for appearance of defendant in such court.

Authorizes deputy clerk and such police officers, in addition to clerk, in cases of arrest for felony, to accept bail for appearance of defendant.

A.B. 1191—BROWN AND ROSENTHAL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re selection of attaches of municipal and justice court.

Requires nominees for such positions to be certified by city civil service commission if any, or of county, where court is located if city has no civil service commission.

A.B. 1192—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Repeals and adds Sec. 89, C. C. P., re municipal court jurisdiction, to conform provisions of that section as amended by Stats. 1949, Chs. 1286 and 1519.

A.B. 1193—BROWN AND CALDECOTT. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.

A.B. 1194—BROWN AND CALDECOTT. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.

A.B. 1195—BROWN, ROSENTHAL, AND CALDECOTT. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re judges, officers and attaches of municipal and justice courts.

Deletes requirement of monthly certification of compensation of such judges, officers and attaches.

A.B. 1196—BROWN AND CALDECOTT. (Jud.) Amends Sec. 77a, C. C. P., changing from 3 to unspecified number, superior court judges in county necessary to establishment of appellate department.

A.B. 1197—BROWN AND CALDECOTT. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, without substantive change.

A.B. 1198—HANSEN AND CLARKE. (Agr.) Amends Sec. 803.5, Ag. C., re nectarine standards, to permit nectarines to be packed in standard containers 22B.

To take effect immediately, urgency measure.

A.B. 1199—CALDECOTT. (Jud.) Adds Secs. 31114 and 31115 and Art. 6, Ch. 1, Div. 5, Title 4, Gov. C., re county and city civil service examinations.

With respect to county and city civil service systems, makes it misdemeanor: to deprive or obstruct person re right of examination, application or employment; falsify work grade, estimate or report on examination or standing of person examined; willfully furnish to anyone special or secret information to help or harm any person examined; impersonate another or permit impersonation for examination purposes; furnish or obtain questions before examination; or use unfair means to cause eligible to waive rights.

A.B. 1200—CALDECOTT AND CONNOLLY. (Jud.) Adds Sec. 5402.5 and amends Sec. 5406, W. & I. C., re support and parole of persons confined to county jail as inebriates or drug addicts.

Authorizes court to assess cost of support of such person voluntarily submitting to confinement, against him or responsible relatives, and makes him eligible to parole to same extent as one involuntarily confined.

A.B. 1201—CALDECOTT, BROWN, AND GEORGE D. COLLINS. (Jud.) Amends Sec. 1506, Pen. C., re appeals in habeas corpus proceedings.

Permits appeal by people to District Court of Appeal from superior court order discharging defendant in habeas corpus proceeding, in all, instead of specified, cases; and permits application for hearing in Supreme Court from ruling of district court of appeal in all such cases.

A.B. 1202—CALDECOTT AND BROWN. (Jud.) Amends Sec. 1335, Pen. C., re conditional examination of witnesses in criminal proceedings.

Excepts from provision permitting people to have witness conditionally examined cases where death penalty may be imposed, rather than homicide cases. Permits examination when person is charged with public offense triable in superior court, rather than when held to answer, and restricts examination to situations where defendant has been fully informed as to rights to counsel.

A.B. 1203—CALDECOTT, BROWN, AND GEORGE D. COLLINS. (Jud.) Repeals Sec. 496, amends and rennumbers Sec. 496bb as Sec. 496, Pen. C., re stolen property.

Changes punishment for buying or receiving stolen property from that usually applicable to felony, to imprisonment in state prison for not more than 10 years or in county jail for not more than 1 year.

Creates rebuttable presumption that person who buys or receives stolen property from person under 18 knows it was stolen.

A.B. 1204—CONNOLLY AND OTHERS. (Pub. H.) Repeals and adds Ch. 5, Pt. 4, Div. 6, W. & I. C., re alcoholism.

See digest of S.B. 1435, apparently identical.

A.B. 1205—McMILLAN. (Fin. & Ins.) Adds Secs. 222.3 and 224.5, amends Sec. 225, Lab. C., re wage deductions.

Prohibits requiring applicant for employment to sign authorization for making deductions from his wages for hospital, medical, or health dues or insurance premiums. Prohibits employer making such deductions unless authorized in writing by employee.

Makes violation a misdemeanor.

A.B. 1206—McMILLAN. (Jud.) Adds Sec. 5326, B. & P. C., re outdoor advertising license fees.

Exempts from payment of advertising signs permit fee for all advertising cards, posters, banners, and signs placed within business district of unincorporated area, all persons paying annual license fee.

A.B. 1207—McMILLAN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes provisions authorizing disability insurance coverage by voluntary plans as alternate to coverage under state fund.

A.B. 1208—McMILLAN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability plans.

Authorizes members of labor organization or group of labor organizations to apply for approval of voluntary plan.

A.B. 1209—McMILLAN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability plans.

Deletes requirement as condition to approval of voluntary plan that employer consents to plan, agrees to make pay roll deductions, and transmit proceeds to plan insurer.

A.B. 1210—CONNOLLY. (Pub. H.) Amends Secs. 2210, 2211, and 2216, B. & P. C., re qualifications for physician's and surgeon's certificate.

Restricts classes of medical officers commissioned in armed forces who may now apply for physician's and surgeon's certificate to such officers who are commissioned other than in a medical reserve corps of such forces.

Permits Board of Medical Examiners in its discretion, rather than for cause, to refuse to issue certificate to applicant commissioned in armed forces if requirements

for his commission were lower than required for certificate in California at date of commission.

A.B. 1211—CONNOLLY. (Pub. H.) Repeals and amends various Secs., B. & P. C., re issuance of certificates for the practice of the healing arts.

Abolishes drugless practitioner's certificate. Deletes reference to certificate to practice midwifery in provisions regulating applications for certificates.

Authorizes Board of Medical Examiners to issue only physician's and surgeon's certificate as reciprocity certificate.

Provides that applicants for physician's and surgeon's certificate obtaining 75 percent or more in 7 subjects and applicants for certificate to practice chiropody obtaining 75 percent or more in 5 subjects shall be re-examined in subjects in which failed, without additional fee.

A.B. 1212—CONNOLLY. (Pub. H.) Amends Sec. 2147.5, B. & P. C., re internes and resident physicians in hospitals.

Provides that hospitals functioning as part of teaching program of approved school may appoint graduate of foreign medical school, or may appoint graduate of approved school as resident or assistant resident for postgraduate training. Provides that such graduate of foreign medical school or resident or assistant resident may serve as such in any hospital for period not exceeding 1 year.

Provides that any person registered with board, holding degree conferred by approved school, may act as resident or assistant resident physician provided that he shall qualify for and receive a physician's and surgeon's certificate by any methods specified by chapter relating to medicine. Provides that privileges under section shall automatically cease if such person fails to receive certificate by one of the provided methods.

A.B. 1213—CONNOLLY. (Jud.) Adds Sec. 276, Pen. C., re abortions.

Makes it a felony to refer a woman to another person for an unlawful abortion, and prescribes punishment of imprisonment in state prison for not less than 2 nor more than 5 years.

A.B. 1214—CONNOLLY. (Pub. H.) Amends Sec. 2319, B. & P. C., re reciprocity applicants for a physician's and surgeon's certificate.

Requires that certificate upon which application is based shall have been issued at least 1 year prior to date of reciprocity application. Deletes requirement that applicant shall have been resident of the state of issuance or submission of evidence of 2 years of licensed practice in another state.

A.B. 1215—McCARTHY. (G. E. & E.) Adds Arts. 3 and 4, Ch. 5, Div. 5, Title 1, Gov. C., re court action to terminate contracts under Emergency Termination of Public Contracts Act.

Establishes judicial procedure to determine whether such contracts should be terminated, and terms and conditions of termination.

A.B. 1216—MALONEY AND OTHERS. (G. E. & E.) Adds Pt. 2, Div. 5, amends various Secs., W. & I. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV Federal Social Security Act.

See digest of S.B. 923, apparently identical, except that in this bill amount of appropriation is not specified.

A.B. 1217—MUNNELL AND OTHERS. (Ed.) Amends Sec. 1590, Ed. C., re payment for school property located in territory annexed to another district.

Requires, and prescribes method of, payment by annexing district to district from which area annexed for amount due on bonded indebtedness incurred for district property in such area and for fair value of such property less such amount due on indebtedness. Makes tax rate required for such payments by annexing district in addition to maximum tax rate.

A.B. 1218—DOYLE. (Rev. & Tax.) Amends Sec. 18711, B. & P. C., re regulation and licensing of boxing and wrestling clubs.

Requires each licensed club to pay 1 cent for each 20 cents or fraction thereof of the amount paid to such club for right to televise, telecast or broadcast any contest or exhibition conducted by such club.

A.B. 1219—FLEURY. (Rev. & Tax.) Adds Sec. 17746.1, R. & T. C., re basis of property for personal income tax.

Makes basis of surviving spouse's $\frac{1}{2}$ share of community property held by decedent and spouse under community property laws of this State fair market value of property at time of decedent's death, rather than at time of acquisition by decedent, where decedent dies after unspecified date and providing at least $\frac{1}{2}$ of whole of community interest in property is subject to State inheritance tax.

A.B. 1220—COATS. (Ed.) Adds Sec. 3577, Ed. C., re separation of districts.

Prescribes method for division of funds and state and federal apportionments when new high school district formed from part of another after September 30, 1949. Chapter 10, Statutes of 1951, approved February 2, 1951, in effect immediately.

A.B. 1221—LYON (By Request). (Pub. H.) Adds Ch. 10, Div. 2, B. & P. C., amends Sec. 101, B. & P. C., and Sec. 11501, Gov. C., re licensing practical nurses.

Sets up regulations to provide elementary nursing care for sick and afflicted by licensed, practical nurses, comparable in its sphere to regulations providing care for sick and afflicted by registered nurses.

Creates Board of Practical Nurse Examiners. Provides for examining, licensing, disciplining practical nurses. Provides for licensing without examination for 12 months after this act effective certain persons who have experience of training in caring for sick or afflicted.

Exempts from control certain gratuitous and other nursing.

Authorizes use by licensed practical nurse of L. P. N. after name.

A.B. 1222—STEWART. (G. E. & E.) Amends Sec. 6736, B. & P. C., regarding regulation of the practice of civil engineering.

Provides that chapter regulating civil engineering does not prohibit civil engineers from practicing as partnership, firm, or corporation if the partnership, firm or corporate name shall not contain the name of any person who is not registered by the board in a branch of professional engineering or as an architect; requires license status of each individual held out to the public as a member to be clearly and specifically designated.

A.B. 1223—STEWART. (G. E. & E.) Adds Sec. 91.6, Ag. C., re 6th District Agricultural Association.

Permits 6th District Agricultural Association to contract with not more than 2 associations conducting flower shows within district for cooperation in conducting not more than 2 flower shows each year.

Provides that premiums paid at such flower shows shall be included in computing amount of premiums paid by said agricultural association, and permits said association to allocate portion of money received by it from Fair and Exposition Fund to such associations conducting flower shows, but not to exceed $\frac{2}{3}$ of money attributable to premiums paid at such shows.

Permits 6th District Agricultural Association to receive allocation from 1st balance of Fair and Exposition Fund for such shows on same basis as if no specific appropriations were made from said fund to said district.

A.B. 1224—STEWART. (G. E. & E.) Amends Sec. 9025, adds Sec. 9019, B. & P. C., re examination and regulation of social workers.

Defines social worker; requires examination for certificate to cover such subjects as may be determined by Board of Social Work Examiners to test knowledge and skills practiced by a social worker as well as subjects now covered.

A.B. 1225—STEWART. (G. E. & E.) Amends Sec. 9005, B. & P. C., re administration of provisions relating to social workers.

Requires executive secretary of board of Social Work Examiners to be registered social worker with master's degree as evidence of at least 2 years of full-time graduate study of social work in approved school, rather than to have qualifications required of member of board.

A.B. 1226—STEWART. (G. E. & E.) Amends and adds various secs., B. & P. C., to define terms used in regulating cleaning, dyeing, and pressing, and to make other clarifying changes.

A.B. 1227—STEWART. (G. E. & E.) Amends Secs. 9036 and 9039, B. & P. C., re required fees of registered social workers.

Deletes provision automatically suspending registered social worker upon failure to pay annual renewal fee and provides for delinquency fee to be added to the renewal fee where any registration has not been renewed before last day of March of each year. Provides restoration of registration where registration permitted to become delinquent for more than one year, upon payment of renewal fee for each year plus delinquent fee for each year. Requires written examination for restoration of registration which has been delinquent for more than 3 years, scope of which to be determined by Board of Social Work Examiners.

Prescribes application fee of \$5 for student who has satisfactorily completed at least one year of full-time graduate study in approved school of social work and who is enrolled full-time in approved school of social work.

Prescribes delinquent fee for failure to pay annual renewal fee on or before last day of March to be \$5.

A.B. 1228—STEWART. (G. E. & E.) Amends Secs. 9541 and 9542, B. & P. C., re content of licenses issued by the State Board of Dry Cleaners.

Requires license to indicate if the licensee is a dry cleaning agency, hat renovating establishment, or fur renovating establishment, and the name of each individual owner financially interested in licensed establishment, if operated under fictitious name.

Provides that no person shall establish or operate dry cleaning agency, hat renovating establishment, or fur renovating establishment without having license issued pursuant to law relating to cleaning, dyeing and pressing.

A.B. 1229—STEWART. (G. E. & E.) Amends Sec. 9550, B. & P. C., re certificates of registration required and issued by State Board of Dry Cleaners.

Prohibits conducting, maintaining, or operating of hat renovating establishment or fur renovating establishment unless there is operator having valid registration certificate in charge of such establishment at all times while such processes of renovating are being done.

A.B. 1230—STEWART. (G. E. & E.) Amends Secs. 9563 and 9566, B. & P. C., re establishment of minimum prices in dry cleaning industry.

Requires licensed persons who sign request for establishment or increase of minimum price schedule by Board of Dry Cleaners in any area to be actually engaged in business for which they are licensed, and partnership to be deemed as one person for such purpose.

A.B. 1231—STEWART. (G. E. & E.) Amends Sec. 9580, B. & P. C., re schedule of fees to be collected by State Board of Dry Cleaners.

Provides for annual license fee of \$8 for dry cleaning agency or fur renovator and deletes fee for fur cleaner. Provides annual fee of \$2 for owner-operators and deletes fee for shop owners.

A.B. 1232—STEWART. (G. E. & E.) Adds Sec. 9598, B. & P. C., re inspections by State Board of Dry Cleaners.

Prohibits refusal by any person to permit authorized agent of board to enter and inspect any building, premises, equipment, books, papers, records or garments, necessary for enforcing of rules and regulations of State Board of Dry Cleaners and provisions of law regulating dry cleaning, dyeing, and pressing.

A.B. 1233—STEWART. (G. E. & E.) Amends Sec. 9594, B. & P. C., re suspension and revocation of licenses and registration certificates issued by State Board of Dry Cleaners.

Authorizes board to deny issuance of any license or registration certificate if applicant fails to comply with required regulations of board or condition exists which warrants such action.

A.B. 1234—STEWART. (G. E. & E.) Amends various Secs., B. & P. C., re regulation of structural pest control licensees.

Requires licensee to deliver written report relating to inspection made to every person who requests such inspection instead of only those who request such a report.

Requires report of inspection to include indications of the particular portions of buildings or premises on the foundation diagram or sketch of the structure inspected exposed to pest deterioration.

Authorizes Structural Pest Control Board after hearing to deny license unless applicant therefor makes showing satisfactory to board that he has not committed any act which if committed by licensee would be grounds for suspension or revocation of license, or other acts set forth as grounds for denial of licenses. Provides such hearings to be conducted in accordance with Administrative Procedure Act.

Deletes requirement that certain grounds for disciplinary action be wilful.

Makes furnishing of report of inspection without making of bona fide inspection of premises ground for disciplinary action. Makes inspection for structural household pests in other branches of pest control than those included in group license issued to licensee ground for disciplinary action.

A.B. 1235—STEWART. (G. E. & E.) Amends Sec. 8624, B. & P. C., re suspension or revocation of structural pest control operator's license.

Deletes provision allowing revocation or suspension of employer's license if it appears, upon hearing, that the employer had guilty knowledge of the violation for which operator's license is suspended or revoked.

A.B. 1236—STEWART. (G. E. & E.) Amends Sec. 9511, B. & P. C., re definition and regulation of dry cleaning.

Defines dry cleaning agency and provides that regulatory provisions relating to dry cleaning agencies shall not apply to salaries or commission driver using firm name and address, or telephone number, or sales tags or billheads of regularly licensed dry cleaning plant, cleaning and dyeing plant, cleaning and dyeing shop or store, or spotting, sponging or pressing establishment.

A.B. 1237—STEWART. (G. E. & E.) Amends Sec. 9512, B. & P. C., re regulation of cleaning, dyeing and pressing establishments.

Requires ownership of clothes cleaning establishment, dyeing plant, cleaning and/or dyeing shop or store, spotting, sponging, or pressing establishment, dry cleaning agency, hat renovating establishment, fur renovating establishment, or school or college of cleaning and/or dyeing, spotting or pressing to be verified under oath when required by State Board of Dry Cleaners.

A.B. 1238—STEWART. (G. E. & E.) Amends Sec. 9533, B. & P. C., re powers and duties of the State Board of Dry Cleaners.

Authorizes board specifically to establish rules and regulations governing dry cleaning agencies.

A.B. 1239—STEWART. (G. E. & E.) Amends Sec. 9540, B. & P. C., re licensing regulations by State Board of Dry Cleaners.

Limits restriction against operation of agency of clothes cleaning establishment, dyeing plant, cleaning and/or dyeing shop or store, and spotting, sponging, or pressing establishment without license to dry cleaning agency and prohibits operation of hat renovating establishment or fur renovating establishment without license.

A.B. 1240—STEWART. (Pub. H.) Amends Sec. 7442, B. & P. C., re practice of cosmetology and fees prescribed therefor.

Prescribes application fee for junior operator of \$2, rather than \$1.

Prescribes application fee for junior electrologist of \$2, rather than \$1.

Prescribes annual renewal fee for individual licenses of \$2, instead of \$1.

Prescribes annual registration fee for cosmetological establishment of \$3, rather than \$1.

- A.B. 1241—STEWART. (G. E. & E.) Amends and repeals various Secs., Gov. C., re state employment and disciplinary proceedings.

Defines and lists order of preference for "limited term list" and "preferred limited term list" as to state employees.

Provides opportunity to be heard as to allocation of employee's position shall be provided by State Personnel Board rather than by board rule.

Includes on general reemployment list for class, names of persons demoted in lieu of layoff or names of persons placed there by board in accordance with other provisions.

Provides status, tenure, vacation, salary, and privileges of person employed on intermittent or irregular time basis, shall be subject to board rule.

Provides that service under emergency appointment shall be credited for layoff, vacation, sick leave, and salary change as provided by board.

Provides refusal to take and subscribe any oath or affirmation required by law, instead of only regular state oath, is cause for discipline.

Excludes reprimand from definition of punitive action.

- A.B. 1242—STEWART, BROWN, AND WATERS. (G. E. & E.) Amends Sec. 2235, Corp. C., re voting rights of members and shareholders of mutual water companies.

See digest of S.B. 474, apparently identical.

- A.B. 1243—STEWART. (C. S. & S. P.) Amends and adds various Secs., Gov. C., re vacation and sick leave for state employees.

See digest of S.B. 912, apparently identical.

- A.B. 1244—STEWART. (C. S. & S. P.) Repeals various Secs. Gov. C., to delete obsolete provisions re oaths of state employees.

- A.B. 1245—STEWART. (C. S. & S. P.) Amends various Secs., Gov. C., re salaries of state employees.

Provides that policy of State to avoid necessity for overtime does not restrict extension of regular schedules to overtime basis when necessary because of manpower shortage.

Provides that if State Personnel Board declares pay data was furnished on basis that source was to remain confidential, such source shall remain confidential.

Provides, instead of automatic pay raise at end of 1st year, pay raise shall be a merit one based on board standards of efficiency.

Provides board may authorize either permanent or temporary payment at any step above minimum salary limit to meet recruiting problems, or to give credit for prior state service in connection with appointments, promotions, reinstatements, transfers, or demotions.

- A.B. 1246—STEWART, BROWN, AND WATERS. (Mun. & C. G.) Amends Sec. 3480, Pol. C., re reclamation districts.

See digest of S.B. 475, apparently identical.

- A.B. 1247—SHERWIN. (W. & M.) Appropriates unspecified sum to Office of Civil Defense for purchase of an airplane for use by said office in performance of its duties.

To take effect immediately, usual current expenses.

- A.B. 1248—SAM L. COLLINS. (B. & C.) Amends Sec. 19539, B. & P. C., re harness horse racing.

Deletes provision that additional racing days allowed are to be for harness racing only.

- A.B. 1249—FLEURY. (Ed.) Amends Secs. 14376.3 and 14610, Ed. C., re State Teachers' Retirement System.

Restricts eligibility for membership of persons employed by State Commission on School Districts and persons employed in Department of Corrections and holding valid credentials issued by State Board of Education to those who, prior to 90th day after final adjournment of 1951 Regular Session of Legislature, have elected to be members of Teachers' Retirement System rather than of State Employees' Retirement

System; and as to those who have so elected, with respect to employment after said date, only with respect to employment in teaching positions.

With certain exceptions, present law prohibits person retired for service from accepting employment in status requisite for membership in Teachers' Retirement System, including status in which the person may elect membership in that or another retirement system. Bill provides for inclusion of such status having right of election only while such status includes right of election.

A.B. 1250—LINDSAY AND OTHERS. (C. P. & P. W.) Repeals Act 5211c, the Conservation and Planning Act, and repeals and adds Title 7, Gov. C., re conservation, planning, and zoning.

Revises law relating to conservation and planning. Provides for State Conservation and Planning Board of 7 members, to be appointed by Governor for 4 year terms. Deletes provisions for urban planning commissions. Enlarges scope of precise plans. Includes provisions relating to zoning.

A.B. 1251—LEVERING. (G. E. & E.) Amends Secs. 101 and 102, W. & I. C., to increase membership of State Social Welfare Board from 7 to 9 members, and to require as a quorum 5 instead of 4 members.

A.B. 1252—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefit charges to employers' accounts.

See digest of S.B. 830, apparently identical.

A.B. 1253—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

See digest of S.B. 838, apparently identical.

A.B. 1254—FLEURY. (Jud.) Amends Secs. 6060, 6060.6, 6060.7, B. & P. C., re requirements for admission to practice law.

See digest of S.B. 661, apparently identical.

A.B. 1255—FLEURY AND MOSS. (Jud.) Amends Secs. 5517 and 5518, W. & I. C., re sexual psychopaths and their return to court from state hospitals.

See digest of S.B. 880, apparently identical.

A.B. 1256—FLEURY AND MOSS. (C. S. & S. P.) Amends, rennumbers, adds, and repeals various Secs., Gov. C., re State Employees' Retirement System.

See digest of S.B. 865, apparently identical.

A.B. 1257—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 20750.1, Gov. C., re state contribution to State Employees' Retirement Fund in respect to state miscellaneous members.

Changes state contribution to Retirement Fund re state miscellaneous members from 8% to unspecified percentage of compensation paid such members.

A.B. 1258—FLEURY AND MOSS. (C. S. & S. P.) Adds Art. 4.5, Ch. 2, Pt. 3. Div. 5, Title 2, Gov. C., re investment of State Employees' Retirement System funds in real property or improvements thereon for lease or lease-sale to State.

See digest of S. B. 859, apparently identical.

A.B. 1259—FLEURY AND MOSS. (Ed.) Adds Sec. 20338, Gov. C., re exclusion of state college extension service teachers from State Employees' Retirement System.

See digest of S.B. 860, apparently identical.

A.B. 1260—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 20750.4, Gov. C., re state contribution to State Employees' Retirement Fund in respect to warden members.

Changes state contribution to Retirement Fund re warden members from 23.17% to unspecified percentage of compensation paid such members.

- A.B. 1261—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 20750.3, Gov. C., re state contribution to State Employees' Retirement Fund in respect to forestry members.

Changes state contribution to Retirement Fund re forestry members from 13.39% to unspecified percentage of compensation paid such members.

- A.B. 1262—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 20750.2, Gov. C., re state contribution to State Employees' Retirement Fund in respect to state patrol members.

Changes state contribution to Retirement Fund re state patrol members from 27.70% to unspecified percentage of compensation paid such members.

- A.B. 1263—FLEURY AND MOSS. (C. S. & S. P.) Amends and adds various Secs., Gov. C., re State Employees' Retirement System.

See digest of S.B. 858, apparently identical.

- A.B. 1264—LINDSAY. (Ed.) Amends Sec. 2893, Ed. C., re annexation of school districts to union or joint union districts.

Deletes provision that electors signing petition for annexation must have children enrolled in school.

- A.B. 1265—LINDSAY. (Agr.) Amends heading, Art. 5, Ch. 1, Pt. 3, Div. 11, and Sec. 21188, Wat. C., re irrigation districts.

Eliminates provision prescribing \$5 per day maximum salary for deputies allowed assessor, by the board of directors, to complete assessment.

- A.B. 1266—LINDSAY. (Agr.) Amends Sec. 26881, Wat. C., re irrigation districts.

Provides specifically that notice of filing inclusion petitions shall be published as well as posted.

- A.B. 1267—LINDSAY. (Agr.) Adds Sec. 21190 to Wat. C., re irrigation districts.

Defines permanent employees as those employed to fill positions determined by board of directors to normally require more than 6 months employment in each year.

Defines temporary employees as those employed for any period up to 6 months and thereafter, unless designated as permanent employees by board.

- A.B. 1268—BELOTTI. (Trans. & C.) Amends Sec. 378, Veh. C., re delinquent fees and penalties thereon.

Provides that a penalty shall be added upon application for renewal of special license plates made after December 1st, rather than November 30th.

Requires all penalties to be equal to fee after fee has been computed, taking into consideration increases in weights which thereby increase fee due, in addition to disregarding fraction of dollar unless it exceeds 50 cents, in which case it is treated as full dollar.

- A.B. 1269—BELOTTI. (Trans. & C.) Amends Sec. 132, Veh. C., to provide that a court order restraining transfer of a vehicle must have been filed with Department of Motor Vehicles within 2 years prior to application for transfer for it to prohibit department from granting the application.

- A.B. 1270—BELOTTI. (Trans. & C.) Adds Sec. 151.1, Veh. C., re issuance of certificate of ownership without registration.

Authorizes Department of Motor Vehicles to issue certificate of ownership to the legal owner of vehicle and facsimile copy to owner, or both to owner if there is no legal owner, without requiring registration, upon payment of \$5 fee and filing of a certificate by said owner that the vehicle has not been driven on highways so as to require payment of registration fees and that it will not be so driven without surrender of the certificate of ownership and registering of the vehicle and paying registration and license fees.

Requires application for transfer of ownership of such vehicle to be filed with department within 10 days after transfer, to consist of presentation of last issued certificate of ownership properly endorsed and last issued facsimile copy and payment

of \$1 service charge. Upon such transfer requires registration and other fees to be paid unless new owner submits affidavit similar to one required of former owner. If certificate of ownership is lost or otherwise unavailable, authorizes transfer upon payment of an additional \$1 service charge.

Prohibits issuance of certificate of ownership or facsimile copy thereof for vehicle exempted from payment of vehicle registration or license fees.

A.B. 1271—BELOTTI. (Trans. & C.) Amends Secs. 420, 421, 422, 422.3, and 422.5, Veh. C., re requirement of deposit of security following an accident.

Makes it clear that a driver involved in accident resulting in damage to property of any 1 person in excess of \$100 need only deposit security sufficient to satisfy any judgment or judgments in excess of \$100 for property damage.

Requires person to submit evidence of his injuries or property damage within 50 days following date of accident before deposit of security is required for his benefit.

Authorizes Department of Motor Vehicles to reduce excessive security at any time, rather than within 6 months after date of accident.

Provides that authorization of department to act to correct actions taken upon erroneous or no information shall not be deemed to require department to increase amount of deposit after it has been ordered.

Provides for exemption from security deposit requirement when all judgments have been rendered in driver's favor or have been satisfied by him, rather than when there has been final adjudication of non-liability with respect to him.

Makes it clear that references to insurance policies or bonds in effect mean in effect at time of accident.

A.B. 1272—BELOTTI. (Trans. & C.) Amends Sec. 177, Veh. C., deleting provision exempting sales or transfers of vehicles from one dealer to another from requirement of giving notice of transfer to Department of Motor Vehicles.

A.B. 1273—BELOTTI. (Trans. & C.) Amends Sec. 429, Veh. C., re redemption of certain vehicles sold to satisfy liens.

Provides that provisions allowing legal owner to redeem vehicle sold to satisfy lien are not applicable to vehicles of value not exceeding \$50 sold after 10 days notice of sale to registered owner, legal owner, and Department of Motor Vehicles and 10 days posting of notice of sale.

A.B. 1274—BELOTTI. (Trans. & C.) Amends Sec. 423, Veh. C., re security deposited following an accident.

Provides that, as to property damage, security deposited after accident to satisfy judgments for damages arising therefrom shall be available for payment of final judgment or judgments only when judgment or judgments are in excess of \$100.

A.B. 1275—CALDECOTT. (Jud.) Amends Sec. 1855, C. C. P., re proof of contents of writings.

Permits proof by print or projection made from photographic film of original if accompanied by affidavit that film is complete reproduction of original and made in regular course of business.

A.B. 1276—CALDECOTT. (Jud.) Amends Sec. 1430, Prob. C., re estate of minor.

As to minor having no estate guardian, existing law permits payment of money up to \$500 to parent having minor's custody on parent's verified assurance that minor's total estate does not exceed \$1,000. Bill increases amounts mentioned by \$500.

A.B. 1277—CALDECOTT. (Jud.) Amends Sec. 103½, C. C. P., re clerks in Berkeley justice court.

Increases number of deputy clerks from 7 to 9, salary of justice's clerk from \$5,400 to \$6,000, deputy clerks from \$2,940 to \$3,300 and file clerk from \$2,220 to \$2,400.

A.B. 1278—CALDECOTT. (C. S. & S. P.) Amends, adds, and repeals various Secs., Gov. C., re layoff or demotion in state civil service.

Provides, in determining seniority for layoff, 1 point per month for full-time state service in present class or classes with same or higher maximum salary and $\frac{1}{2}$ point per month for service in other classes.

Provides State Personnel Board shall set rules to establish basis for relative efficiency, extent seniority credits may be granted for part-time service, and for necessary matters in operation of provisions for separation from service.

Gives veteran, except one reinstated from military leave, layoff seniority only if he entered state service within 1 year of discharge, or within 1 year of completion of educational training.

Provides in cases of tie between persons as to layoffs a veteran shall receive preference, and other ties shall be resolved as board rules provide.

Provides, in lieu of layoff, employee may elect demotion to any class with same or lower maximum salary than his own, or to class with same work but lesser responsibility.

Provides these demoted employees shall replace employee having lowest score for seniority and efficiency in that class, and shall receive maximum salary range of that class.

A.B. 1279—MALONEY AND BECK. (Ed.) Amends Secs. 5081, 5082, 5084, and 5086, and adds Sec. 5066.1, Ed. C., re state school building aid.

See digest of S.B. 567, apparently identical.

A.B. 1280—DUNN. (Rev. & Tax.) Repeals Pt. 4, Div. 2, R. & T. C., the Motor Vehicle Transportation License Tax Law.

To become operative January 1, 1952.

A.B. 1281—LYON. (Elec. & Reap.) Adds Sec. 231, Elec. C., re registration of voters.

Requires affidavits of registration to contain statements re date of entering California, places and dates of residence before arriving in county in which registering, and statement whether or not registered in county of previous residence. Provides form of such statement.

Requires county clerk to supply such forms to be attached to present forms of affidavits of registration until old supply of forms is exhausted.

A.B. 1282—DILLS, BURKHALTER, AND MORRIS. (Mil. Aff.) Amends title, Ch. 3, Pt. 2, Div. 2, and various Secs., M. & V. C., to change names of California Defense and Security Act and California Defense and Security Corps to California Military Security Corps Act and California Military Security Corps, respectively.

A.B. 1283—DAVIS. (Jud.) New act, re running of cats at large.

Prohibits keepers of cats from allowing them to run at large, makes violation a misdemeanor and public nuisance.

Prohibits allowing cats to run at large in public parks and bird preserves.

Prohibits keepers of cats from allowing them to catch birds attracted to premises by acts of keepers.

Authorizes local authorities to impound cats found running at large.

Prohibits abandonment of cats.

Specifies punishment for violation of act and provides for disposition of fines.

A.B. 1284—DAVIS. (Trans. & C.) Adds Sec. 705.5, Veh. C., re transportation of saw logs.

Exempts transportation of saw logs from maximum weight provisions of code.

Authorizes Department of Public Works and local authorities, as to highways under their respective jurisdictions, to grant permit establishing net volume log scales for use by applicant, said scales to establish weight limits as nearly as practical the same as maximum weight provisions of code, having due regard to load to be carried.

Makes it misdemeanor to violate any of terms or conditions of any such net volume by scale.

A.B. 1285—DAVIS. (Trans. & C.) Adds Sec. 60, and amends Sec. 710, Veh. C., re counter torque devices on vehicles.

See digest of S.B. 478, apparently identical.

A.B. 1286—DAVIS. (Rev. & Tax.) Amends and repeals various Secs., R. & T. C., re returns and bonds under Motor Vehicle Fuel License Tax Law.

See digest of S.B. 766, apparently identical.

A.B. 1287—DOLWIG AND GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Extends disqualification for voluntarily leaving work without good cause, to such act without good cause attributable to employer. Extends disqualification for discharge for misconduct to suspensions for such cause. Deletes presumption in favor of claimant for such disqualifications and creates presumption disqualifying claimant if employer within 4 days files notice establishing prima facie evidence of such fact.

Extends period of disqualification from maximum of 5 weeks to such time as claimant again earns at least 10 times his weekly benefit amount.

Deletes provisions authorizing imposition of additional weeks of disqualification for failing to report weekly at public employment office, and for successive disqualifications.

A.B. 1288—GRANT. (M., O., & M. I.) Amends Sec. 20801, B. & P. C., re petroleum oil.

Provides that marking provisions apply to all oil previously used for lubrication of internal combustion engines or any gearing or shafting attached or connected thereto, rather than all oil that has been rerun, filtered, redistilled, or reclaimed.

A.B. 1289—GRANT. (M., O., & M. I.) Amends Sec. 20800, B. & P. C., re petroleum.

Provides that no product, rather than no petroleum product, may be sold, offered for sale, delivered, offered for delivery, or stored as a motor oil or lubricating oil for use in internal combustion engines unless it conforms to certain specifications.

Prescribes method of testing such product by method of test for flash and fire points by means of the Cleveland Open Cup, rather than the Pensky-Martens Closed Tester Method and revises table of minimum flash points in connection therewith. Adds minimum flash point for S. A. E. Number 5W.

A.B. 1290—GRANT AND KLOCKSIEM. (Ed.) Amends Sec. 18051, Ed. C., re school district contracts.

Increases from \$500 to \$1,000 the expenditure under contract for work for materials or supplies which must be let to lowest responsible bidder by district.

A.B. 1291—GRANT AND KLOCKSIEM. (Ed.) Amends Sec. 5901, Ed. C. Increases maximum amount in school district emergency cash fund from \$500 to \$1,000.

A.B. 1292—WATERS. (Mun. & C. G.) Adds Sec. 28021.5, Gov. C., continuing existing classification of counties for regulating compensation of certain county officers.

A.B. 1293—WATERS. (Jud.) Adds Sec. 189.7, C. C. P., re destruction of court and other public records.

Authorizes county clerk to destroy, after specified periods, if he microphotographs records and seals, stores and preserves at least one original negative.

A.B. 1294—WATERS. (Mun. & C. G.) New act, the First Validating Act of 1951. Validates organization, boundaries, acts, proceedings, and bonds of certain enumerated public bodies.

To take effect immediately, urgency measure.

A.B. 1295—WATERS. (Mun. & C. G.) New act, the Second Validating Act of 1951. Validates organization, boundaries, governing officers or boards, acts, proceedings, and bonds of certain enumerated public bodies.

- A.B. 1296—KELLY. (G. E. & E.) New act and amends Secs. 2 and 3, Ch. 1051, Stats. 1947, re location and disposition of property of California Institution for Women.

See digest of S. B. 464, apparently identical.

- A.B. 1297—KELLY. (Jud.) Amends Sec. 7370, Pol. C., and Sec. 79.15, C. C. P., to change salary of superior court judges of Kern County from \$10,500 to \$12,000.

- A.B. 1298—KELLY. (Mun. & C. G.) Amends Sec. 409, Ed. C., increasing salary of school superintendent of Kern County from \$8,200 to \$9,000.

- A.B. 1299—LUCKEL. (Jud.) Amends Sec. 195, Veh. C., re chattel mortgages on vehicles.

Requires deposit with Department of Motor Vehicles of last issued registration card of vehicle, in addition to properly endorsed certificate of ownership, if vehicle is already registered, in order for chattel mortgage on vehicle to be valid as against creditors or subsequent purchasers or encumbrancers.

Provides that deposit of certificate of ownership within 30 days after date of mortgage shall be deemed deposit within a reasonable time.

- A.B. 1300—LUCKEL. (Jud.) Adds Sec. 220.1, Veh. C., re false reports of thefts of vehicles.

Makes it unlawful to make or file false or fraudulent report of theft of vehicle with law enforcement agency with intent to deceive, punishable by imprisonment in county jail for not more than year or fine of not more than \$1,000, or both.

- A.B. 1301—LUCKEL. (Trans. & C.) Amends Sec. 44, Veh. C., re authorized emergency vehicles.

Requires vehicles which are required to obtain permit to operate as authorized emergency vehicle to obtain it from commissioner, rather than chief, of California Highway Patrol.

Requires privately owned ambulances to be equipped with first aid kit and operated or attended by person holding valid American Red Cross first aid credential or equivalent, in addition to being specially constructed and maintained exclusively for ambulance purposes and authorized by permit, in order to be authorized emergency vehicles.

- A.B. 1302—LUCKEL. (Trans. & C.) Amends Secs. 697, 699, and 701, Veh. C., re lengths and towing of vehicles.

Requires extension or device used to increase carrying capacity of vehicle to be included in computing lengths under length limitation provisions.

Exempts lawful trailer used as pole or pipe dolly, in addition to pole or pipe dollies on which poles or pipes are being transported, from length limitations, but requires permit from Department of Public Works or local authorities, as case may be, to transport pole or pipe exceeding 80, rather than 100, feet. Provides that other vehicles and loads, including timbers or integral structural materials, are subject to length limitation provisions.

Requires towed vehicles, except motor vehicles requiring immediate removal from highway or emergency repair, to be attached to towing vehicle by certain devices meeting specifications prescribed by Commissioner of California Highway Patrol. Prescribes standards for such devices.

Requires every semitrailer, 5th wheel and coupling device on vehicle first registered after January 1, 1952, to be of type meeting specifications prescribed by commissioner.

Provides that commissioner is not required or authorized to approve any towing device.

A.B. 1303—LUCKEL. (Jud.) Adds Sec. 739.3, and amends Secs. 741 and 755, Veh. C., re procedure after arrest.

Provides that warrants for misdemeanor offenses under code or under local ordinances become void upon expiration of 5 years from date of issuance.

Requires court to accept written plea of either guilty or not guilty with request for trial either by court or jury signed by defendant charged with commission of misdemeanor under code or local traffic ordinance.

Provides that plea of guilty or forfeiture of bail upon charge of violation of code, in addition to record of conviction or testimony of or concerning or produced at trial terminating in such conviction, is inadmissible as evidence in any civil action.

A.B. 1304—BURKHALTER. (C. S. & S. P.) Amends Secs. 20100 and 20101, Gov. C., re board of administration of State Employees' Retirement System.

Increases membership of board from 5 to 6 members, additional member to be official of governing body of contracting agency, appointed by Governor.

A.B. 1305—BURKHALTER AND OTHERS. (Elec. & Reap.) Amends Sec. 600, Elec. C., re compensation of members of precinct boards.

Changes compensation of members of precinct boards from \$15.00 to unspecified sum, and additional compensation of inspector from \$3.00 to unspecified sum.

A.B. 1306—BURKHALTER AND LINDSAY. (F. & G.) Amends Secs. 1261 and 1262, F. & G. C., re archery hunting licenses.

Abolishes archery deer hunting license, and requires archer hunting deer to have regular hunting license.

Becomes operative with issuance of 1952 licenses.

A.B. 1307—BURKHALTER AND OTHERS. (F. & G.) Amends Sec. 37.2, F. & G. C., re bounties, to require payment of \$5 each on coyotes.

A.B. 1308—McCARTHY. (G. E. & E.) Amends Act 6386, Public Utilities Act, to establish salary of the attorney for the Public Utilities Commission at \$16,500.

A.B. 1309—McCARTHY. (G. E. & E.) Amends Act 6386, Public Utilities Act, to increase salary of members of Public Utilities Commission from \$12,000 to \$17,500.

A.B. 1310—SMITH. (Jud.) Amends Sec. 1714 and adds Sec. 3333.1, Civ. C., re comparative negligence.

Abolishes contributory negligence doctrine and permits recovery by one whose negligence is not as great as that of other contributor to injury, diminished in proportion to negligence of plaintiff.

A.B. 1311—DAVIS. (G. E. & E.) Adds Pt. 7, Div. 5, Lab. C., re forest products industries.

Creates Forest Products Industrial Safety Board in Division of Industrial Safety.

Vests board with general responsibility of promoting and maintaining safety practices in logging, milling, other processing or distribution of lumber products.

Permits appointment of representative forest products industries group to assist without compensation in furtherance of accident prevention in such industries.

Requires use of approved equipment on specified vehicles.

A.B. 1312—ELLIOTT. (Soc. Wel.) Amends Sec. 2505, W. & I. C., re work by recipients of public aid.

Provides where work is required of indigent by county under aid to indigent and poor provisions, county shall pay such indigent not less than \$1 per hour, which compensation may be credited as repayment to county of aid granted under indigent and poor aid provisions, with any balance payable in cash at end of month.

Prohibits work camps for indigents, or requiring them to work in camps.

- A.B. 1313—ELLIOTT. (Mil. Aff.) New act, re recreational facilities for members of armed forces.

Provides that Director of Civil Defense shall make continuing study of effect of presence of large numbers of members of armed forces on counties and cities.

Authorizes counties and cities to provide recreational facilities for members of armed forces whenever governing body finds that public health and safety requires establishment thereof. Authorizes Director of Civil Defense to make allocations from state funds of 50% of cost of facilities. Appropriates \$300,000 for this purpose.

- A.B. 1314—HOLLIBAUGH. (Jud.) Amends Sec. 14345 and 14347, R. & T. C., re inheritance tax.

Makes various changes in law re penalties for transfer of decedent's property without timely notice to State Controller and county treasurer and without retaining sufficient property to pay tax.

- A.B. 1315—GEDDES AND OTHERS. (Mun. & C. G.) Amends and rennumbers Sec. 25561, Gov. C., as added by Ch. 1338, Stats. 1947, re powers of boards of supervisors in counties of over 1 million population.

Deletes termination date of power of such boards to provide for operas and other forms of entertainment.

- A.B. 1316—GEDDES AND DUNN. (Rev. & Tax.) Amends Secs. 10752 and 11005, R. & T. C., re rate of vehicle in lieu license fee and payments from Motor Vehicle License Fee Fund.

Increases fee from 2 to 3% of market value and provides for apportionment of Motor Vehicle License Fee Fund in equal shares to counties, cities, and auxiliary State School Fund, rather than in equal shares to counties and cities. Requires Superintendent of Public Instruction to apportion auxiliary school fund to school districts on basis of average daily attendance, prescribing method for making and crediting such apportionments.

- A.B. 1317—CROWLEY. (Ed.) Amends Secs. 16430 and 16434, Ed C., re school safety patrols.

Allows patrol members to assist school pupils in crossing streets and highways at school bus stops and to ride school busses for such purpose.

- A.B. 1318—CROWLEY. (Ind. R.) Adds Sec. 222.6, Lab. C., re wages.

Prohibits making deduction from wages of employee for absence while serving as juror in federal, state, or local court.

- A.B. 1319—BELOTTI AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Humboldt County.

- A.B. 1320—BELOTTI AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Mendocino County.

- A.B. 1321—BELOTTI AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Eureka.

- A.B. 1322—BELOTTI AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Ukiah.

- A.B. 1323—COATS AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the city of Oroville.

- A.B. 1324—COATS AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Chico.

- A.B. 1325—COATS AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Butte County.

- A.B. 1326—CROWLEY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Vallejo.

- A.B. 1327—CROWLEY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Napa.

- A.B. 1328—CROWLEY AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Solano County.
- A.B. 1329—CROWLEY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Fairfield.
- A.B. 1330—CROWLEY AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Napa County.
- A.B. 1331—LINDSAY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Auburn.
- A.B. 1332—LINDSAY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Roseville.
- A.B. 1333—LINDSAY AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Placer County.
- A.B. 1334—McCOLLISTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Sonoma County.
- A.B. 1335—McCOLLISTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Rafael.
- A.B. 1336—McCOLLISTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Sausalito.
- A.B. 1337—McCOLLISTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of San Anselmo.
- A.B. 1338—McCOLLISTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Mill Valley.
- A.B. 1339—McCOLLISTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Rosa.
- A.B. 1340—McCOLLISTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Petaluma.
- A.B. 1341—McCOLLISTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Marin County.
- A.B. 1342—FLEURY, MOSS, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of North Sacramento.
- A.B. 1343—MOSS, FLEURY, AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Sacramento County.
- A.B. 1344—FLEURY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Sacramento.
- A.B. 1345—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Richmond.
- A.B. 1346—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Contra Costa County.
- A.B. 1347—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Walnut Creek.
- A.B. 1348—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Pablo.

- A.B. 1349—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of El Cerrito.
- A.B. 1350—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Martinez.
- A.B. 1351—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Concord.
- A.B. 1352—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Antioch.
- A.B. 1353—CONDON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Pittsburg.
- A.B. 1354—PARKER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Stockton.
- A.B. 1355—DUNN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Hayward.
- A.B. 1356—DICKEY AND OTHERS. (Jud.) New act, re municipal courts.
Establishes courts in districts in Alameda County.
- A.B. 1357—DICKEY, DUNN, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Leandro.
- A.B. 1358—DICKEY AND OTHERS. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Oakland.
- A.B. 1359—DICKEY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Alameda.
- A.B. 1360—CALDECOTT, RUMFORD, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Berkeley.
- A.B. 1361—MALONEY AND OTHERS. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City and County of San Francisco.
- A.B. 1362—DOLWIG AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Burlingame.
- A.B. 1363—DOLWIG AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Bruno.
- A.B. 1364—DOLWIG AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in San Mateo County.
- A.B. 1365—DOLWIG AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Mateo.
- A.B. 1366—DOLWIG AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Redwood City.
- A.B. 1367—DOLWIG AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Daly City.
- A.B. 1368—DOLWIG AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of South San Francisco.

- A.B. 1369—KIRKWOOD AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Palo Alto.
- A.B. 1370—KIRKWOOD AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Sunnyvale.
- A.B. 1371—KIRKWOOD AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Mountain View.
- A.B. 1372—KIRKWOOD, GUBSER, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Clara.
- A.B. 1373—GUBSER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Jose.
- A.B. 1374—GUBSER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Los Gatos.
- A.B. 1375—GUBSER, KIRKWOOD, AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Santa Clara County.
- A.B. 1376—BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Stanislaus County.
- A.B. 1377—BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Modesto.
- A.B. 1378—BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Turlock.
- A.B. 1379—CLARKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Merced.
- A.B. 1380—CLARKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Merced County.
- A.B. 1381—GRUNSKY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Watsonville.
- A.B. 1382—GRUNSKY AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Santa Cruz County.
- A.B. 1383—GRUNSKY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Cruz.
- A.B. 1384—SILLIMAN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Luis Obispo.
- A.B. 1385—SILLIMAN AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Monterey County.
- A.B. 1386—SILLIMAN AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in San Luis Obispo County.
- A.B. 1387—SILLIMAN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Pacific Grove.
- A.B. 1388—SILLIMAN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Carmel.
- A.B. 1389—SILLIMAN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Salinas.

- A.B. 1390—SILLIMAN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Monterey.
- A.B. 1391—HANSEN, HENDERSON, AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Fresno County.
- A.B. 1392—HANSEN, HENDERSON, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Fresno.
- A.B. 1393—HAGEN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Hanford.
- A.B. 1394—HAGEN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Visalia.
- A.B. 1395—HAGEN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Tulare.
- A.B. 1396—HAGEN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Porterville.
- A.B. 1397—HAGEN AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Kings County.
- A.B. 1398—HAGEN AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Tulare County.
- A.B. 1399—TOMLINSON AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Santa Barbara County.
- A.B. 1400—TOMLINSON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Barbara.
- A.B. 1401—COOKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Ventura County.
- A.B. 1402—COOKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Buenaventura.
- A.B. 1403—COOKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Oxnard.
- A.B. 1404—COOKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Paula.
- A.B. 1405—KELLY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Bakersfield.
- A.B. 1406—KELLY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Taft.
- A.B. 1407—KELLY AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Kern County.
- A.B. 1408—ROSENTHAL AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Los Angeles County.
- A.B. 1409—ROSENTHAL AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Los Angeles County.
- A.B. 1410—ROSENTHAL AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Los Angeles County.

- A.B. 1411—ROSENTHAL AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Los Angeles County.
- A.B. 1412—ROSENTHAL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Los Angeles.
- A.B. 1413—ROSENTHAL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Garvey, Los Angeles County.
- A.B. 1414—ROSENTHAL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Maywood.
- A.B. 1415—ROSENTHAL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of East Los Angeles, Los Angeles County.
- A.B. 1416—BURKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Fernando.
- A.B. 1417—BURKHALTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Burbank.
- A.B. 1418—SMITH AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Glendale.
- A.B. 1419—CHAPEL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Inglewood.
- A.B. 1420—CHAPEL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of El Segundo.
- A.B. 1421—CHAPEL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Hawthorne.
- A.B. 1422—CHAPEL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Redondo Beach.
- A.B. 1423—CHAPEL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Manhattan Beach.
- A.B. 1424—CHAPEL AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Hermosa Beach.
- A.B. 1425—STEWART. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Pasadena.
- A.B. 1426—LANTERMAN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Sierra Madre.
- A.B. 1427—GEDDES AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Azusa.
- A.B. 1428—GEDDES AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Claremont.
- A.B. 1429—GEDDES AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of La Verne.
- A.B. 1430—GEDDES AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Glendora.
- A.B. 1431—GEDDES AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Arcadia.

- A.B. 1432—GEDDES AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Monrovia.
- A.B. 1433—GEDDES AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Pomona.
- A.B. 1434—ERWIN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Temple City,
Los Angeles County.
- A.B. 1435—ERWIN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Rosemead, Los
Angeles County.
- A.B. 1436—ERWIN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Whittier.
- A.B. 1437—ERWIN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of El Monte.
- A.B. 1438—ERWIN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of West Covina.
- A.B. 1439—ERWIN AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Covina.
- A.B. 1440—M'UNNELL, BROWN, AND ROSENTHAL. (Jud.) New act, re
municipal courts.
Establishes municipal court in district embracing the Town of Belvedere, Los
Angeles County.
- A.B. 1441—M'UNNELL, ROSENTHAL, AND BROWN. (Jud.) New act, re
municipal courts.
Establishes municipal court in district embracing the Town of Belvedere Gar-
dens, Los Angeles County.
- A.B. 1442—HOLLIBAUGH AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Bell Gardens,
Los Angeles County.
- A.B. 1443—HOLLIBAUGH AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Huntington Park.
- A.B. 1444—HOLLIBAUGH AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Bell.
- A.B. 1445—HOLLIBAUGH, BROWN, AND PORTER. (Jud.) New act, re
municipal courts.
Establishes municipal court in district embracing the City of Vernon.
- A.B. 1446—BURKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Gabriel.
- A.B. 1447—BURKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of South Pasadena.
- A.B. 1448—BURKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Marino.
- A.B. 1449—BURKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Monterey Park.
- A.B. 1450—BURKE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Alhambra.

- A.B. 1451—**RURKE AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Wilmar, Los Angeles County.
- A.B. 1452—**LEVERING AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Monica.
- A.B. 1453—**McMILLAN AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Culver City.
- A.B. 1454—**DILLS AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Gardena.
- A.B. 1455—**THOMAS, BROWN, AND PORTER.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Torrance.
- A.B. 1456—**THOMAS AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Palos Verdes Estates.
- A.B. 1457—**PORTER, BROWN, AND ROSENTHAL.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Bellflower, Los Angeles County.
- A.B. 1458—**PORTER, BROWN, AND ROSENTHAL.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of South Gate.
- A.B. 1459—**PORTER AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Lynwood.
- A.B. 1460—**PORTER AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Downey, Los Angeles County.
- A.B. 1461—**PORTER AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Artesia, Los Angeles County.
- A.B. 1462—**PORTER AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Compton.
- A.B. 1463—**GRANT, KLOCKSIEG, AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Lakewood Village, Los Angeles County.
- A.B. 1464—**GRANT AND OTHERS.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Long Beach.
- A.B. 1465—**GRANT AND OTHERS.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Signal Hill.
- A.B. 1466—**SHAW AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Bernardino.
- A.B. 1467—**SHAW AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Ontario.
- A.B. 1468—**SHAW AND BROWN.** (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Upland.

- A.B. 1469—SHAW AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in San Bernardino County.
- A.B. 1470—SAM L. COLLINS, STANLEY, AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Orange County.
- A.B. 1471—SAM L. COLLINS, STANLEY, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Seal Beach.
- A.B. 1472—SAM L. COLLINS, STANLEY, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Santa Ana.
- A.B. 1473—SAM L. COLLINS, STANLEY, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Anaheim.
- A.B. 1474—SAM L. COLLINS, STANLEY, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Fullerton.
- A.B. 1475—SAM L. COLLINS, STANLEY, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Orange. *
- A.B. 1476—SAM L. COLLINS, STANLEY, AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Huntington Beach.
- A.B. 1477—BABBAGE AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Riverside County.
- A.B. 1478—BABBAGE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Riverside.
- A.B. 1479—BUTTERS AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Imperial County.
- A.B. 1480—BUTTERS AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of El Centro.
- A.B. 1481—NIEHOUSE AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of San Diego.
- A.B. 1482—CLOYED AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Escondido.
- A.B. 1483—CLOYED AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Oceanside.
- A.B. 1484—CLOYED AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in San Diego County.
- A.B. 1485—CLOYED AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of National City.
- A.B. 1486—CLOYED AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Chula Vista.
- A.B. 1487—CLOYED AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of El Cajon.
- A.B. 1488—CLOYED AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of La Mesa.

- A.B. 1489—GEORGE D. COLLINS, CALDECOTT, AND BRADY. (Jud.) Amends Act 1970, The Dangerous Weapons Control Law, re sale of dangerous weapons.

Increases period within which licensed dealer may not deliver pistol or revolver sold from same day to 72 hours after sale.

- A.B. 1490—GEORGE D. COLLINS, CALDECOTT, AND BRADY. (Jud.) Amends Act 1970, The Dangerous Weapons Control Law, re licenses to carry concealed firearms.

Requires local police agencies before issuing licenses to carry concealed firearms, to secure fingerprints of applicant, forward prints to State Bureau of Criminal Identification and Investigation, and receive report on applicant from bureau.

Requires bureau to furnish such report.

- A.B. 1491—SILLIMAN. (G. E. & E.) Amends and rennumbers various Secs., and amends Ch. heading, W. & I. C., re state institutions for those mentally impaired.

See digest of S.B. 1436, apparently identical.

- A.B. 1492—DOYLE, ERWIN, AND BUTTERS. (F. & G.) Amends Sec. 1015.5, F. & G. C., re sardine privilege tax for Marine Research Committee.

Extends privilege tax of 2½¢ for each 100 pounds of sardines until December 31, 1955.

- A.B. 1493—KILPATRICK AND OTHERS. (Jud.) Adds Sec. 1045, Pen. C., prohibiting admission of illegally obtained evidence in criminal proceedings.

- A.B. 1494—ELLIOTT. (Jud.) Adds Sec. 27472, Gov. C., re deceased persons.

Requires disinterested adult to be present as witness and sign report for examination of premises and removal of personal property of deceased person by public officer.

- A.B. 1495—BURKE AND ROSENTHAL. (Jud.) Adds Sec. 1035, C. C. P., re court costs.

Provides that where party to action is entitled to costs, premium on surety bond reasonably procured is includible.

- A.B. 1496—McFALL. (Jud.) Amends Sec. 737mm, Pol. C., and Sec. 79.39, C. C. P., to change salary of superior court judges of San Joaquin County from \$10,000 to \$15,000.

- A.B. 1497—SMITH AND ERWIN. (Agr.) Appropriates \$110,000 to California State Polytechnic College from Fair and Exposition Fund for support of drug and oil plant project.

- A.B. 1498—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re claims for benefits.

Requires claimant to be available for work to establish "valid claim" for benefits.

- A.B. 1499—MOSS AND FLEURY. (G. E. & E.) Adds Sec. 11152.1, Gov. C., providing uniform nomenclature for organizational structure of state departments.

- A.B. 1500—MORRIS. (Soc. Wel.) Amends Secs. 160 and 161, W. & I. C., re return of mental patients to state of residence.

Implements and makes technical changes in present law re return to state of residence of mentally ill persons confined in institutions of this State for mentally deficient.

- A.B. 1501—BABBAGE. (Mun. & C. G.) Amends Sec. 14084, H. & S. C., re fire protection districts.

Authorizes districts to clear or remove as well as to order cleared or removed, dry grass, stubble, brush, rubbish, litter, or other inflammable material. Makes procedure for abatement of hazardous weeds by board of supervisors applicable to abatement by fire protection districts of inflammable material endangering public safety.

A.B. 1502—BABBAGE. (Jud.) Amends Sec. 830, Pen. C., re circumstances justifying arrest by peace officer.

Authorizes arrest for misdemeanor, as well as felony, on grounds specified.

Authorizes arrest of person mentally ill, unable to take care of self, or attempting suicide.

Makes clarifying changes.

A.B. 1503—BABBAGE. (Jud.) Adds Sec. 43.5(b), Pen. C., re liability of peace officers for arrests.

Relieves police officers making arrests under certain circumstances, when acting without malice and in reasonable belief person committed public offense.

A.B. 1504—RUMFORD AND CONNOLLY. (G. E. & E.) Adds Ch. 2.5, Pt. 1, Div. 6, and Sec. 5250.5, W. & I. C., re care and treatment of epileptics.

Authorizes such care and treatment in state hospital although epileptic is not mentally deficient.

A.B. 1505—RUMFORD. (Pub. H.) Amends Sec. 11166.12, H. & S. C., to authorize prescription of enumerated narcotic prescriptions by telephone where prescriber agrees to furnish written prescription within 72 hours.

A.B. 1506—KILPATRICK. (Jud.) New act, prohibiting use of false name.

A.B. 1507—DICKEY AND OTHERS. (C., P., & P. W.) Adds Ch. 9.1, Div. 3, B. & P. C., re water well drillers.

Provides for licensing of water well drillers.

Creates Water Well Drillers License Board as agency of Contractors' State License Board, and prescribes its powers and duties.

To take effect January 15, 1952.

A.B. 1508—DICKEY AND OTHERS. (C. P. & P. W.) Amends Sec. 7053, B. & P. C., re contractors.

Provides that employees who furnish supplies or equipment to be used in performance of work are subject to provisions regulating contractors.

A.B. 1509—DICKEY AND OTHERS. (C., P., & P. W.) Adds Sec. 7075.5, Wat. C., re water wells.

Requires submission to regional water pollution control board of notice of intent to dig, bore, drill, re-perforate, repair, or deepen water well or to convert oil or gas well to water well. Permits person to proceed with work after 10 days but requires him to comply with all standards adopted by board, copies of which he receives by registered mail.

A.B. 1510—DICKEY AND OTHERS. (C., P., & P. W.) Amends Sec. 7048, B. & P. C., re contractors.

Provides that exemption of work or operation costing less than \$100 from provisions regulating contractors does not apply where work or operation includes boring, drilling, excavation, casing, cementing, cleaning, or repairing of water wells.

A.B. 1511—DICKEY AND OTHERS. (C., P., & P. W.) Adds Sec. 7027, amends Sec. 7049, B. & P. C., re construction of water wells.

Provides specifically that provisions regulating contractors applies to any person engaged in business of digging, boring, drilling or otherwise constructing water wells.

A.B. 1512—DICKEY AND OTHERS. (C., P., & P. W.) Adds Sec. 7076.1, Wat. C., re water wells.

Provides that reports on digging, boring, drilling, deepening, or re-perforating water wells filed with appropriate regional water pollution control board shall not be made available for public inspection but shall be available to governmental agencies for use in making studies.

A.B. 1513—DICKEY. (C., P., & P. W.) Amends Sec. 7076, Wat. C., re water wells.

Provides that every person who repairs or abandons a water well, in addition to every person who digs, bores, drills, deepens, or re-perforates any such well, shall file, with appropriate regional water pollution control board, completion report within 30 days after work has been completed.

A.B. 1514—DICKEY AND OTHERS. (C., P., & P. W.) Adds Sec. 7075.3, Wat. C., re water wells.

Authorizes regional water pollution board to adopt, after holding hearing thereon, minimum standards of well construction, alteration, repair and abandonment in any particular locality, if recommended by Department of Public Works.

A.B. 1515—DICKEY AND OTHERS. (C., P., & P. W.) Adds Sec. 276, Wat. C., re underground waters.

Requires regional water pollution control board, upon receipt of report of Department of Public Works that existing or potential intrusion of saline waters threatens to impair quality of underground waters adversely affecting its use, to hold hearing and determine whether action to adjudicate rights to use of the water should be instituted and make recommendations thereon to State Water Pollution Control Board.

Authorizes board to commence court action or statutory adjudication to determine water rights, upon receipt of regional board recommendations.

To take effect immediately, urgency measure.

A.B. 1516—DICKEY AND OTHERS. (C., P., & P. W.) Adds Secs. 13052.1, 13052.2, Wat. C., re control of water pollution.

Authorizes regional water pollution control boards to adopt minimum standards for construction of water wells. Prescribes procedure for enforcing compliance with standards.

A.B. 1517—DICKEY AND OTHERS. (C., P., & P. W.) Amends Secs. 13020, 13052, 13054, and 13064, Wat. C., re water pollution control.

Authorizes State Water Pollution Control Board at request of regional water pollution control board, to assist citizens of any area in formation of district authorized to provide facilities necessary to correct any condition of contamination, pollution, or nuisance.

Requires regional boards to file copies with state board of all official actions and all requirements prescribed.

Excludes proposed discharges from single household, in addition to discharges into community sewers, from requirement that all proposed discharges of sewage or industrial wastes be reported to regional board.

Provides that no order of regional boards or State Board relative to discharge of sewage or industrial wastes shall specify location, as well as design, type of construction or particular manner in which an operation causing or threatening to cause condition of pollution or nuisance is to be corrected.

A.B. 1518—DICKEY AND OTHERS. (C., P., & P. W.) Amends Act 7562, re loans to municipalities and districts for sewerage and storm drainage facilities.

Provides that priority shall be given to applications for loans for construction and repair of sewerage facilities destroyed or damaged by floods, acts of war, or other disasters.

A.B. 1519—DICKEY AND OTHERS. (C., P., & P. W.) New act. Appropriates unspecified sum to State Water Pollution Control Fund to be expended in making loans to municipalities and districts for construction of sewerage and storm drainage facilities under Act 7562.

A.B. 1520—McCARTHY. (Elec. & Reap.) Adds Sec. 2842.5 and 2842.6, Elec. C., re county central committees.

Provides that retiring chairman of county central committee shall preside at organization meeting of succeeding committee, providing he is member thereof, and that

in event retiring chairman is no longer member thereof, temporary chairman shall be selected and preside until permanent chairman is selected.

Provides that Robert's Rules of Order shall govern proceedings at meetings of county central committees, except where otherwise provided in Elec. C.

A.B. 1521—GEDDES. (Fin. & Ins.) Amends Sec. 1672, Ins. C., re insurance brokers and agents.

Excepts residents of Canada from citizenship requirement for agent's and broker's license.

A.B. 1522—GEDDES. (Fin. & Ins.) Amends Act S780d, the Unemployment Insurance Act, re definitions of "wages."

Combines wages paid by employer with wages paid by successor in interest in determining \$3,000 taxable wage limitation.

Revises exceptions from wages of amounts paid for employee benefit plans.

A.B. 1523—GEDDES. (Fin. & Ins.) Amends Secs. 202 and 12264, R. & T. C., re taxation of State Compensation Insurance Fund.

Provides that property belonging to fund is not property belonging to State for purposes of exemption of state property from property taxes, and requires fund to pay gross premiums tax computed in same manner as taxes on private insurers, rather than sum intended to be equivalent of such taxes.

A.B. 1524—GEDDES. (By Request). (G. E. & E.) Adds Ch. 12, Div. 2, B. & P. C., re regulation of psychologists.

Creates State Board of Psychologists in Department of Professional Standards, consisting of 5 psychologists appointed by Governor for 3 year term, each member to receive \$25 per day while board is in session and necessary expenses incurred in performance of duties. Provides for method of selection of, and staggered terms for, members first appointed.

Provides for certification and regulation of psychologists by board, prescribing requirements for certification and grounds for suspension or revocation of certificates.

Provides that person not certified who designates himself or his occupation by words "certified psychologist" or by term implying he is certified psychologist is guilty of misdemeanor, punishable by fine of not more than \$500.

A.B. 1525—BURKHALTER AND OTHERS. (Jud.) Adds Sec. 2162, Civ. C., to require telephone company bills for long distance calls to show name of person or place called and amount charged.

A.B. 1526—STEWART. (G. E. & E.) Adds Sec. 8652, B. & P. C., re discipline of licensees of Structural Pest Control Board.

Makes grounds for disciplinary action, failure of licensee to make and keep records of all his transactions as operator or field representative and open to inspection by registrar for 3 years after completion of any construction project or operation.

A.B. 1527—LINDSAY. (G. E. & E.) New act, re use and occupation of property within lines of public improvements adopted as precised plans under the Conservation and Planning Act.

Authorizes public agencies to file maps showing public improvements with county planning commission insofar as improvements relate to land within county and outside boundary of any city.

Provides for approval of improvement if in accord with master plan of county, for preparation of prescribed plan showing improvement, and for issuance of building permit thereon.

Requires building permit for all buildings other than temporary structures costing \$500 or less. Precludes issuance of permit for any building within boundaries of improvement.

Provides for appeal from refusal to grant building permit.

Authorizes owner of property within precised plan to require public agency to either abandon plan or acquire property after expiration of 3 years following filing or precised plan.

A.B. 1528—GUBSER AND KIRKWOOD. (Soc. Wel.) Repeals Secs. 5105.5, 5105.6, and 6654, W. & I. C., re investigations of district attorneys and court proceedings to determine liability for payment of expenses of persons committed to state hospitals.

A.B. 1529—GUBSER AND KIRKWOOD. (Soc. Wel.) Amends Sec. 5050.3, and adds Secs. 6604 and 6604.1, W. & I. C., re emergency admission, care and treatment of those believed mentally ill.

See digest of S.B. 882, apparently identical.

A.B. 1530—GUBSER AND KIRKWOOD. (Soc. Wel.) Amends Secs. 5050, 5050.1, 5050.2, and 5050.5, W. & I. C., re court procedure for examination of allegedly mentally ill person.

See digest of S.B. 884, apparently identical.

A.B. 1531—GUBSER AND KIRKWOOD. (Soc. Wel.) Amends Secs. 5701.5, 6726, and 7012.5 and rennumbers Sec. 5701.5, W. & I. C., re care of mental patients on leave from state hospitals and homes.

See digest of S.B. 632, apparently identical.

A.B. 1532—GUBSER AND KIRKWOOD. (Soc. Wel.) Amends Sec. 5701 and adds Sec. 5701.3, W. & I. C., re regulation and licensing of private establishments for care of mentally ill.

Requires Department of Mental Hygiene to adopt and enforce regulations concerning such establishments and alters license fees.

Exempts from provisions, private homes certified for family care of persons paroled or on leave of absence from state institutions.

Authorizes department to exempt from regulations, establishment licensed for 3 or less patients.

A.B. 1533—GUBSER AND KIRKWOOD. (Soc. Wel.) Amends Secs. 5050.8 and 5125, W. & I. C., re court procedure for determining mental health.

See digest of S.B. 883, apparently identical.

A.B. 1534—GUBSER AND KIRKWOOD. (Soc. Wel.) Amends Sec. 2175, B. & P. C., re persons authorized to practice medicine and surgery in institutions under jurisdiction of the Department of Mental Hygiene.

See digest of S.B. 662, apparently identical.

A.B. 1535—GUBSER AND KIRKWOOD. (Soc. Wel.) Amends Sec. 6660.5, W. & I. C., re custody of personality of patients under jurisdiction of Department of Mental Hygiene.

Requires department to care for such personality irrespective of size of patient's estate but only when he has no guardian.

Authorizes deduction from patient's personal account exceeding \$300, of cost of removing and keeping such property.

Makes technical changes.

A.B. 1536—SHAW. (G. E. & E.) New act, re physically handicapped.

Creates Advisory Council on Affairs of the Handicapped in Department of Industrial Relations composed of 9 members appointed by Governor to be representative of employers, labor organizations and physically handicapped organizations.

Requires council to act in advisory capacity to state agencies dealing with problems concerning physically handicapped; requires such agencies to consult with council.

A.B. 1537—GEORGE D. COLLINS. (Jud.) Adds and amends various Secs., C. C. P., re appeals to Supreme Court and district courts of appeal.

Requires monthly sessions of court, department, or division which has pending business; and placing on calendar of all appeals filed 17 days prior to session. Specifies procedure for hearing appeals.

A.B. 1538—LINCOLN. (G. E. & E.) Amends Sec. 7031, B. & P. C., relating to regulation of contractors, making no substantive change.

A.B. 1539—DICKY. (C., P., & P. W.) Amends Act 7562, re loans to municipalities and districts for sewerage and storm drainage facilities.

Declares purpose of act to be that of providing remedy whenever resort to establish financing procedures has failed to bring about correction of insanitary conditions affecting health or welfare of any community.

Authorizes State Water Pollution Control Board to purchase bonds of, in addition to make loans to, municipalities and districts. Makes various other changes to provide for purchase of such bonds and for their sale to others, without recourse.

Provides that priority shall be given to applications for loans for reconstruction of and repair of sewage facilities destroyed or damaged by floods, acts of war, or other disasters.

A.B. 1540—DICKY. (C., P., & P. W.) Amends Sec. 2500, Wat. C., to permit statutory adjudication of underground waters.

A.B. 1541—CONNOLLY, LIPSCOMB, AND LINCOLN. (Pub. H.) Repeals Ch. 3, Div. 2, adds Ch. 3, Div. 2, B. & P. C., re regulation of clinical laboratories, clinical laboratory technologists and technicians, and clinical laboratory technician trainees.

See digest of S.B. 960, apparently identical.

A.B. 1542—McCARATHY. (Jud.) Exempts witness testifying in any criminal proceeding or before grand jury, instead of before superior court, re charge of procuring miscarriage, from any liability relating to subject of testimony.

A.B. 1543—McCARATHY. (F. & G.) Amends Sec. 879, F. & G. C., re nets in District 12.

Deletes prohibition against use of drift gill nets in Fish and Game District 12 where any part of net is nearer than 300 feet to point where surface of water joins land.

A.B. 1544—LIPSCOMB. (G. E. & E.) Amends Secs. 5081 and 5083, B. & P. C., re regulation of the practice of accountancy.

Requires partnerships engaged in practice of public accountancy to register with the State Board of Accountancy as partnership of certified public accountants or partnership of public accountants.

A.B. 1545—LIPSCOMB. (G. E. & E.) Amends Sec. 5053, B. & P. C., re expenses and compensation of members of the State Board of Accountancy, making no substantive change.

A.B. 1546—CONDON. (Jud.) Adds Sec. 171c, Civ. C., re management and control of community property.

See digest of S.B. 1595, apparently identical.

A.B. 1547—CONDON. (Elec. & Reap.) Adds Sec. 124.5, Elec. C., re registration of voters.

Establishes place of registration at each firehouse of each full-time fire department, and provides for appointment by county clerk of 2 firemen at each firehouse as registration deputies.

A.B. 1548—CONDON. (Agr.) Amends Sec. 92, Ag. C., re agricultural fairs.

Authorizes Contra Costa County to receive allotment although it held no fair in 1941 and District Agricultural Association of district comprising said county received allotment for fair held in 1941.

A.B. 1549—CONDON. (Agr.) Appropriates unspecified sum from Fair and Exposition Fund for support of Contra Costa County Fair.

A.B. 1550—CONDON. (F. & G.) Amends Sec. 860, F. & G. C., re salmon in District 12B.

Permits taking of salmon in Fish and Game District 12B with nets between August 10th and sunrise on October 10th, rather than September 16th. Does not change season between November 15th and June 15th.

A.B. 1551—CONDON. (F. & G.) Adds Secs. 860.2, 880.2, and 903.2, F. & G. C., re nets in Districts 2 and 12.

Permits taking of salmon with nets in those parts of Fish and Game Districts 2 and 12 comprising San Pablo Bay in water of unspecified depth between August 10th and sunrise September 26th.

Permits use of drift gill and trammel nets in said portions of said districts, subject to certain restrictions.

A.B. 1552—CONDON. (F. & G.) Adds Sec. 4, F. & G. C., re commercial fishing.

States it to be policy of State that no restrictions on commercial fishing shall be imposed unless substantial proof exists that proposed restriction would appreciably protect fisheries, that such protection is needed, and that benefits of restriction would be more valuable to State than the commercial fishing restricted.

A.B. 1553—CONDON. (F. & G.) Adds Secs. 860.1, 880.1, and 903.1, F. & G. C., re commercial fishing in Districts 2 and 12.

Permits taking of salmon between April 16th and June 15th and between August 10th and sunrise September 26th in Honker Bay and Grizzly Bay (Fish and Game Districts 2 and 12) with nets permissible in said areas.

Permits use of drift gill and trammel nets in said areas, subject to certain restrictions.

A.B. 1554—CONDON. (F. & G.) Adds Secs. 866, 880.5, and 903.5, F. & G. C., re commercial fishing in Sacramento River.

Permits commercial taking of salmon with nets at certain times, and use of drift gill and trammel nets subject to certain restrictions, in waters of Sacramento River below Carquinez Bridge.

A.B. 1555—CONDON. (F. & G.) Amends Sec. 725, F. & G. C., re sturgeon.

See digest of A.B. 1042, apparently identical.

A.B. 1556—MCCOLLISTER. (Mil. Aff.) Amends Sec. 986.5, M. & V. C., re farm and home purchases.

Provides that purchase price, rather than total cost, of home or farm to Department of Veterans Affairs shall not exceed \$7,500 and \$13,500, respectively, and that veteran may advance difference between total price or cost of home or farm and sum of purchase price to department and any amount expended by department for incidental expenses and added to purchase price in fixing selling price to veteran.

A.B. 1557—DUNN. (Trans. & C.) Amends Act 6393e, re motor transportation brokers, making no substantive change.

A.B. 1558—DUNN. (Trans. & C.) Amends Act 5129a, Highway Carriers' Act, re transportation of property for compensation over public highways, making no substantive change.

A.B. 1559—DUNN. (Trans. & C.) Amends Act 5134, City Carriers' Act, re transportation of property for compensation over public streets and highways, making no substantive change.

A.B. 1560—DUNN AND MCCOLLISTER. (Ed.) Adds Sec. 5050.3, Ed. C., re state school building aid.

Allows State Allocations Board to make conditional apportionments to school districts not meeting bond requirements if board finds that cost to district of authorizing issuance of bonds would be disproportionate to their value, or if district meets bond requirements after application filed.

A.B. 1561—DUNN. (Ed.) Adds Sec. 5050.3, Ed. C., re state school building aid.

Authorizes State Allocations Board to make conditional apportionments to school districts not meeting bond requirements upon advice of State Board of Education.

A.B. 1562—GEDDES AND DUNN. (Ed.) Amends Sec. 13842 and adds Sec. 13842.1, Ed. C., increasing from \$2,400 to \$3,000 minimum annual salary of school district certificated employees not holding emergency or provisional credentials.

A.B. 1563—SMITH AND LIPSCOMB. (Mun. & C. G.) Appropriates unspecified sum to Department of Public Works to pay State's share of expense of construction of specified grade separation crossings in Los Angeles County.

Directs Public Utilities Commission to apportion cost between State, county, cities, and Southern Pacific Company.

A.B. 1564—MCCARTHY AND GAFFNEY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

See digest of S.B. 533, apparently identical.

A.B. 1565—PORTER AND ERWIN. (Jud.) Amends Sec. 2980 and adds Sec. 2980.5, Civ. C., re conditional sales and related contracts pertaining to livestock and other animate chattels.

Revises provisions re execution, acknowledgment, recordation and effect of such contracts.

A.B. 1566—PORTER. (Ed.) Amends Sec. 7403, repeals Sec. 7409, adds Sec. 7461.5, Ed. C., re school district bonds.

Allows notice of school district bond election consolidated with other election to state that precincts, poles, and officers will be same as for such other election. Authorizes consolidation of election pursuant to provisions of Elections Code for consolidation of local elections.

Authorizes board of supervisors to divide principal amount of bond issue into 2 or more series and fix different dates for bonds of each series.

A.B. 1567—PORTER AND DILLS. (Ed.) Adds Sec. 112.5, Ed. C., re teaching of trades and crafts.

Provides that schools for teaching of trades or crafts which are operated for profit are subject to regulation by State Board of Education.

A.B. 1568—GRANT. (G. E. & E.) Adds Sec. 20020.5, Gov. C., re status in State Employees' Retirement System of law enforcement personnel of juvenile bureaus of contracting agencies.

Includes officers and employees of juvenile bureaus of contracting agencies whose principal duties consist of active law enforcement service within category of "local policeman," rather than present category of "local miscellaneous member," thus changing conditions of eligibility for retirement for service or disability, retirement allowances upon retirement for service or disability, contribution rate, death benefits, and other rights. Not to apply to employees of any contracting agency now having contract with state system unless and until agency amends its contract to make it applicable.

A.B. 1569—GRANT. (P. U. & C.) Amends Act 6386, Public Utilities Act, re powers of the Public Utilities Commission.

Grants exclusive power to commission in issuing certificates of public convenience and necessity for street railroad or utility lines, to fix location or routes outside of incorporated areas, and to determine all matters respecting interference with other utility lines or public welfare in connection therewith.

A.B. 1570—GRANT AND KLOCKSIEM. (Mun. & C. G.) New act, the Parking District Act of 1951, re formation of parking districts.

A.B. 1571—ROSENTHAL AND OTHERS. (G. E. & E.) New act, the California State Labor Relations Act, re labor relations.

Creates California State Labor Relations Board in Department of Industrial Relations, composed of 3 members appointed by Governor. Empowers board to conduct elections for selection of employee representatives for collective bargaining; to conduct hearings, make investigations, and adopt rules to carry out purposes. Makes provisions inapplicable to employees under National Labor Relations Act or Federal Railway Labor Act. Appropriates \$100,000.

A.B. 1572—HINCKLEY. (Ind. R.) Repeals and adds Sec. 6413, Lab. C., re workmen's safety.

See digest of S.B. 787, apparently identical.

A.B. 1573—BECK AND OTHERS. (Jud.) New act, re registration of members of communist organizations and regulating the activities of registrants.

See digest of S.B. 1667, apparently identical.

A.B. 1574—McCARATHY. (Elec. & Reap.) Repeals Secs. 9752 and 9753 and adds Sec. 9752, Elec. C., re sample ballots and polling place cards for municipal elections.

Requires sample ballots and polling place cards to be mailed to each voter for all elections in 5th and 6th class cities.

A.B. 1575—McCARATHY. (Elec. & Reap.) Amends Sec. 9751, Elec. C., re form of notice of municipal election.

Deletes requirement that notice of municipal elections contain synopsis of measures to be submitted and state number of voting precincts and location of polls.

A.B. 1576—PORTER AND GRANT. (Ed.) Amends Sec. 1801, Ed. C., changing school trustee's election date from 3d Friday of May to 2d Tuesday of April.

A.B. 1577—PORTER. (Ed.) Repeals Sec. 13582 and amends Sec. 13583, Ed. C., re probationary employees.

Requires cause for dismissal of probationary employees of all school districts, rather than districts having average daily attendance of 60,000 or more.

A.B. 1578—LYON. (Pub. H.) Amends Sec. 29020, H. & S. C., re dangerous drugs.

Excepts from provisions precluding the furnishing of any dangerous drug other than any hypnotic drug:

(1) Furnishing to specified persons by dealer in surgical instruments and supplies.

(2) Furnishing by specified persons to (a) any clinic, hospital or institution holding license or permit furnished pursuant to H. & S. C. provisions, (b) hospital or medical department maintained by employer to furnish his employees with medical examination or treatment under supervision of licensed physician, (c) United States, a state, city or county or political subdivision, department, bureau or commission thereof, or hospital or institution operated by any of them, or (d) to exporter for export outside United States.

A.B. 1579—LYON. (Pub. H.) Amends Sec. 4032, B. & P. C., re regulation of sale of drugs, chemicals and medicines.

Excepts from regulatory provisions relating to sale of drugs, chemicals and medicines, sale of packaged, bottled or nonbulk drugs, medicines, poisons and chemicals when sold in original container to a duly licensed physician, dentist, chiroprapist, veterinarian, pharmacist, medical technician or medical technologist; to a clinic, hospital, institution or establishment duly licensed under H. & S. C.; to pharmacy registered with the State Board of Pharmacy and to other research or educational institutions; to medical departments maintained for employees under supervision of licensed physician; to the United States, State, city or county, or any political subdivisions or agencies thereof; to an exporter for export outside United States.

Provides that section does not exempt such sales from provisions requiring that prescriptions of medical practitioner be compounded or dispensed by registered pharmacist.

A.B. 1580—LYON. (Pub. H.) Amends Sec. 4162, B. & P. C., re regulation of sale of hypodermic syringes and needles.

Exempts from regulation with respect to sale of hypodermic syringes and needles sales by manufacturers and wholesalers, rather than sale at wholesale, to designated buyers. Exempts dealers' sales.

Includes among such designated buyers, licensed medical technicians or technologists, registered nurses, hospital research, teaching, or clinical laboratories, clinics, hospitals, or institutions licensed under H. & S. C., United States, State, local governmental bodies, and hospital and medical departments wholly or partly maintained by employer for treating his employees under supervision of licensed physician.

- A.B. 1581—LYON. (Pub. H.) Amends Sec. 20759 and adds Sec. 20765, H. & S. C., re sale of poisons.

Excludes dealers in surgical instruments and supplies in addition to wholesale dealers and pharmacists from provisions requiring registration of sales of poisons when poisons are sold to enumerated persons.

Provides that provisions relative to poison labels shall not apply to poisons imported from outside State and held for sale or exchange in this State in original container which are properly labeled in accordance with laws of United States.

- A.B. 1582—MALONEY. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re issuance of licenses.

See digest of S.B. 1491, apparently identical.

- A.B. 1583—DICKEY. (C. P., & P. W.) Amends Ch. 47, 1943 Stats., 4th Ex. Sess., re funds appropriated for allocation to counties and cities to develop postwar public works program.

Provides that unexpended balance of appropriation that would otherwise revert to General Fund on June 30, 1951, is appropriated to State Water Pollution Control Fund for expenditure pursuant to Act 7562 providing for loans to cities and districts for construction of sewerage and storm drainage facilities.

- A.B. 1584—DICKEY. (C. P., & P. W.) Amends Act 6447, the Construction and Employment Act, re money appropriated for allocation to local agencies for construction of public works.

Provides that unexpended balance of appropriation that would otherwise revert to General Fund on December 31, 1951, is appropriated to State Water Pollution Control Fund for expenditure pursuant to Act 7562 providing for loans to cities and districts for construction of sewerage and storm drainage facilities.

- A.B. 1585—GEDDES AND GEORGE D. COLLINS (By Request). (Fin. & Ins.) New act, re security for damages resulting from operation of automobiles.

Requires owner of private motor vehicle to have insurance policy, or deposit cash or surety bond with Department of Motor Vehicles. Provides for certificate of responsibility.

States requirements for such security, and provides procedure for deposit, alteration, and approval.

Exempts self-insurers and those under jurisdiction of Public Utilities Commission or Interstate Commerce Commission.

Includes penalty for violations.

- A.B. 1586—PORTER. (Ed.) Adds Sec. 14122.1, Ed C., re school district merit systems for noncertificated school district employees.

Allows successive temporary 90-day appointments, in absence of eligibility list, for more than 6 months in 1 year, but prohibits extension of such appointment if certification can be made from appropriate eligibility list. To be operative until 6 months after expiration of national emergency.

To take effect immediately, urgency measure.

- A.B. 1587—PORTER. (Ed.) Amends various Secs., Ed. C., re school district merit systems for noncertificated employees.

Deletes requirement for holding of examination during 90-day period of provisional appointment. Requires elapse of 90 calendar day interval after 90 working days accumulated under such appointment. Limits successive provisional appointments to 126 working days in 1 fiscal year, rather than 6 months. Deletes restriction on combining of successive eligibility lists only due to dearth of available eligibles. Extends preferred re-employment period from 3 years to 39 months.

Requires notice and filing of written charges within 7, rather than 3, days of suspension, demotion, or dismissal. Restores rights to permanent employee reinstated without further competitive examination, rather than re-employed, after resignation. Makes other technical and clarifying changes.

- A.B. 1588—PORTER. (Ed.) Amends Sec. 18707, repeals Sec. 18706, Ed C., re sale of materials to pupils by school district.

Allows district governing board to authorize district officer or employee to sell to pupils in adult classes or in practical arts classes, materials necessary for them to make articles in such classes.

A.B. 1589—PORTER. (Ed.) Amends Sec. 18852, Ed. C., to authorize governing boards of school districts to purchase uniforms and other regalia for school choral groups.

A.B. 1590—PORTER. (Ed.) Amends Sec. 2209, Ed. C., re expenses of members of school district governing boards.

Authorizes granting of reimbursement to such members for actual cost incurred for meals when necessary to travel to attend meetings of governing board.

A.B. 1591—PORTER. (Ed.) Amends Sec. 14376.2, Ed. C., including in State Teachers' Retirement System deputy and assistant district and city superintendents holding valid credentials issued by State Board of Education.

A.B. 1592—PORTER. (Ed.) Amends Sec. 16272, Ed. C., requiring rear of school bus to be painted in black and yellow diagonal strips.

A.B. 1593—PORTER. (Mun. & C. G.) Adds Sec. 479, Veh. C., re crosswalks. Requires cities and counties to paint yellow all crosswalks leading to schools within jurisdiction.

A.B. 1594—PORTER. (Ed.) Adds Sec. 2208.1, Ed. C., re student programs in public schools.

Authorizes school district to pay costs incurred in printing pamphlets or programs for use in connection with student programs or activities for which no admission is charged.

A.B. 1595—PORTER. (Ed.) Amends Secs. 5901 to 5905, Ed. C., changing name of Emergency Cash Fund to Revolving Cash Fund.

A.B. 1596—ERWIN, BUTTERS, AND TOMLINSON. (G. E. & E.) New act, re establishment of additional branch offices of Department of Motor Vehicles and making an appropriation.

Authorizes and directs Department of Motor Vehicles to establish and maintain branch offices for licensing of motor vehicle operators and registration of vehicles in cities of Whittier and Brawley and in Lompoc area, Los Gatos area, Gilroy area, and Portola-Westwood-Herlong-Loyalton area.

Appropriates \$79,460 from Motor Vehicle Fund to department for said purposes during 1951-52 Fiscal Year, in augmentation of appropriation made by Item 178 of Budget Act of 1951.

A.B. 1597—DICKEY. (Jud.) Amends Sec. 6060, B. & P. C., re qualifications for admission to the practice of law and the accreditation of law schools.

Requires applicants for license to practice law to have graduated from law school accredited by Committee of Bar Examiners.

Defines law schools accredited by Committee of Bar Examiners as: law schools, wherever situated, approved by Council of Section of Legal Education and Admissions to Bar of American Bar Association; law schools in California authorized by law to confer degrees for period of at least 25 years prior to December 31, 1950, and accredited by California Committee of Bar Examiners on December 31, 1950, and provides that each such law school in California shall remain accredited until evidence shown to Supreme Court of failure to maintain reasonable educational standards; law schools in California, not otherwise accredited, which maintain passing average of not less than 50 percent of graduates taking examination for first time, over period of 3 calendar years.

A.B. 1598—DICKEY. (Jud.) Amends Sec. 6060.5, B. & P. C., re qualifications of veterans for admission to the practice of law.

Provides that any person who has graduated from accredited law school and thereafter served in armed forces of United States before taking examination for admission to the bar and any person who has satisfactorily completed at least one year of study at accredited law school and whose legal education is interrupted by services in armed forces and subsequently graduates from accredited law school is exempt from requirements of residence for 3 months and bar examination provision.

A.B. 1599—DICKEY. (Jud.) Adds Sec. 6060.1, B. & P. C., re requirements for membership on the California Committee of Bar Examiners.

Requires all members of Committee of Bar Examiners to be active members of State Bar. Prohibits more than one graduate or former student of any law school to serve as member at any time. Provides that at least one former student from each accredited law school shall serve on such committee. Makes all acts of said committee null and void upon showing to Supreme Court that provisions of section are violated.

A.B. 1600—DICKEY. (Jud.) Repeals Sec. 6060.6, adds 6060.6, B. & P. C., re admission of persons performing duty in armed services to the practice of law.

Provides 3 months of residence and examination requirements shall be deemed satisfied by any student registered as commencing study of law, whose study is thereafter interrupted by service in armed forces, or who has satisfactorily completed study of law but has not been able to take examination required, upon producing satisfactory proof of graduation from accredited law school.

A.B. 1601—DICKEY. (Jud.) Repeals and adds various Secs., B. & P. C., re accreditation of law schools and qualifications for admission to practice law.

Repeals sections relating to accreditation of law schools and required qualifications of applicants for admission to practice of law. Requires person other than person admitted to practice law outside of this State to be a citizen of the United States, of good moral character, and at least 21 years of age, a bona fide resident of this State 3 months prior to date of certification, and have either graduated from an accredited law school, or have passed final bar examination and such other preliminary examinations required by Committee of Bar Examiners.

Provides accredited law school shall be any school accredited on December 31, 1950, and any other school thereafter determined by the Law School Advisory Committee to be maintaining reasonable and adequate facilities and educational standards.

Provides that Law School Advisory Committee shall consist of one representative of each accredited law school.

Provides for loss of accredited status by any school if members of committee other than representative of school in question, unanimously determine that such school fails to maintain required facilities and educational standards.

A.B. 1602—DICKEY. (Jud.) Repeals and adds various Secs., B. & P. C., re accreditation of law schools and qualification for admission to the practice of law.

Repeals provisions relating to accreditation of law school and requirements of applicants for license to practice law.

Requires person other than one licensed to practice law in another state and who applies for license to practice law to be citizen of United States, be at least 21 years of age, of good moral character, and resident of this State for at least 3 months immediately prior to date of certification.

Requires applicant to have either graduated from accredited law school or have passed final bar examination and such other preliminary examinations required by the Committee of Bar Examiners.

Defines accredited school as one determined by Legislature to maintain reasonable and adequate facilities and educational standards.

A.B. 1603—WATERS. (Elec. & Reap.) Amends Ch. 12, Stats. 1950, 3d Ex. Sess., re absent voting.

See digest of A.B. 1069, apparently identical.

A.B. 1604—DAVIS. (P. U. & C.) Amends Act 6386, Public Utilities Act, re furnishing of electric service by nonprofit, cooperative corporations.

See digest of S.B. 327, apparently identical.

A.B. 1605—PORTER. (Mun. & C. G.) Adds Sec. 11545, B. & P. C., re sewage facilities.

Provides that where property in improvement district is not within subdivision, subdivider of which is required, under the Subdivision Map Act, to construct sewage disposal facilities to be available to such property and improvement district wants

larger lateral or other sewage disposal facility than that proposed by subdivider, district may reimburse subdivider for district's respective proportion of cost of such larger facility.

A.B. 1606—RUMFORD, DUNN, AND LINCOLN. (Ed.) Adds Sec. 370, Ed. C., re employees of county superintendents of schools.

Allows such officer to enter contracts of employment with persons employed by him in positions requiring certification qualifications for period not to exceed his term of office or 4 years.

A.B. 1607—RUMFORD. (Elec. & Reap.) Amends, adds, and repeals various Secs., Elec. C., re direct primary elections.

Requires candidate for partisan office to have been registered with party for at least 3 months prior to filing nomination papers.

Provides for single ballot for nomination for all public offices with names of candidates for each office grouped under title of office. Requires designation of party to follow name of candidate. Provides for separate columns for nonpartisan offices and for separate ballot for each party for election of county central committee.

A.B. 1608—LINDSAY. (G. E. & E.) Adds Ch. 1.5, Pt. 2, Div. 2, Title 2, Gov. C., re research aids to Legislature.

See digest of S.B. 1669, apparently identical.

A.B. 1609—GRANT. (Fin. & Ins.) Amends Sec. 25100, Corp. C., exempting from application of Corporate Securities Law securities issuance of which has been authorized by Federal Power Commission.

A.B. 1610—CLARKE. (C., P., & P. W.) Amends Act 9178f, the State Water Resources Act, re flood control.

Requires State Water Resources Board, when it finds economically feasible a flood control project, immediate construction of which it deems necessary to public safety, to request Legislature to authorize it to enter agreement with county, city, or public district, whereby State will pay costs of lands, easements and rights of way for project and county, city, or public district will pay all other construction costs.

A.B. 1611—CLARKE. (Agr.) Amends Ch. 414, Stats. 1949, re assets of California Rural Rehabilitation Corporation.

Authorizes Director of Agriculture to enter agreements with Secretary of Agriculture to make available for use trust assets received by director for purpose of rural rehabilitation.

A.B. 1612—LINDSAY. (Trans. & C.) Adds Sec. 451.1, Veh. C., re vehicular traffic.

Makes it unlawful to wilfully fail or refuse to comply with lawful order, signal, or direction of member of any fire department when in absence of police officer and in course of his duties he is protecting personnel and fire department equipment.

A.B. 1613—GUBSER AND OTHERS. (Trans. & C.) Adds Sec. 372.4, Veh. C., exempting from weight-fees motor truck owned by resident farmer not used to transport persons or property for hire and occasionally used to transport property on highways incidentally to his farming operations.

A.B. 1614—CROWLEY. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Provides that Counties of Sacramento, San Joaquin, Napa, Yolo, and Solano shall constitute 3d Congressional District.

A.B. 1615—CROWLEY. (Elec. & Reap.) Adds Sec. 492, Gov. C., re apportionment of Assembly Districts.

Provides that Counties of Lake, Napa, and Solano shall constitute 5th Assembly District.

A.B. 1616—CROWLEY. (Jud.) Amends Secs. 633, 641, and 662, W. & I. C., placing management of internal affairs of detention homes and juvenile halls in all counties in probation committees.

A.B. 1617—ERWIN. (Mun. & C. G.) Amends Sec. 2804, S. & H. C., re exemption from provisions of Special Assessment Investigation, Limitation and Majority Protest Act of 1931.

Defines owners of land for purpose of exemption as those appearing on last equalized assessment roll on day petition is filed.

A.B. 1618—FLEURY. (Trans. & C.) Amends Secs. 625, 640, 645, 660, and 675.5, Veh. C., re equipment of vehicles.

Requires amber light to be emitted from side clearance lamps required on wide vehicles, rather than amber or amber at front and red at rear, as presently required of new vehicles sold or operated on and after January 1, 1940, or green, or amber, or amber and red, as presently required of vehicles sold or operated prior to January 1, 1940.

Exempts passenger type vehicles and truck tractors or auxiliary dollies operating in combination with vehicles displaying side clearance lamps, in addition to passenger common carrier vehicles, from side clearance lamps requirement.

Provides that regulations re color of lights apply to lamps or reflectors exhibiting or reflecting perceptible light of .05 of one candlepower or more per foot-candle of incident illumination, rather than .05 of one candlepower or more.

Adds passing lamps and other devices required to be approved by the Department of the California Highway Patrol to the enumerated lamp, reflectors, and other lighting devices which must be of type approved by department before they are sold, offered for sale, or used on vehicle. Requires all such lamp, reflectors, or other devices to comply with engineering requirements and specifications, including mounting and aiming instructions, determined and publicized by the department.

Requires dealers to test lights and brakes on new, as well as used, motor vehicles before sale.

Requires department to establish specifications re safety glass not lower than those established by American Standards Association, rather than those established by that association in specification Z-26.1—1938 for glazing in motor vehicles.

A.B. 1619—FLEURY. (Trans. & C.) Amends Secs. 673 and 676, Veh. C., re equipment of vehicles.

Requires vehicle to be equipped with adequate muffler properly maintained to prevent excessive or unusual noise, rather than with muffler to prevent such noise, and requires all original mufflers installed on vehicles to comply with requirements re noise and installation.

Requires new motor vehicles first registered after December 31, 1949, except motorcycles and motor-driven cycles, to be equipped with windshield wiper on each half of windshield capable of effectively clearing windshield under all ordinary storm or load conditions while vehicle is in operation, rather than capable of operation at all times and under all conditions.

A.B. 1620—FLEURY. (Trans. & C.) Repeals and adds Sec. 637, Veh. C., re signal lamps and devices on vehicles.

Requires every motor vehicle and vehicle at end of train of vehicles to have not less than 1 nor more than 2 stop lamps on rear emitting red or amber light upon application of brakes, rather than only requiring stop lamp when body of vehicle or load extends 32 inches or more to left of center of steering wheel or under conditions where arm signal would not be visible. Requires such lights to be plainly visible and understandable from distance of 300, rather than 100, feet to rear during normal sunlight and at nighttime, except that stop lamps on wide vehicles on which side clearance lamps are required must be visible from distance of 500 feet at such times.

Authorizes turn indication signal lamps or signal devices and requires such lamps or devices which are required or permitted by code to be plainly visible and understandable in normal sunlight and at nighttime from distance of at least 300, rather than 100, feet to front and rear of vehicle, except that turn signals on wide vehicles on which side clearance lamps are required must be visible from distance of 500 feet during such times.

A.B. 1621—FLEURY. (Trans. & C.) Adds Sec. 718, Veh. C., to prescribe specified fines for weights in excess of maximum weight provisions of code.

A.B. 1622—FLEURY. (Jud.) Amends Secs. 736, 737, 738, 739, and 743.6, Veh. C., re arrests for violations of said code.

When required or authorized, requires person to be taken without unnecessary delay, rather than immediately, before magistrate for misdemeanor violations of code.

Gives arresting officer option of giving arrested person 5 days' notice to appear in court or taking person without unnecessary delay before magistrate when offense is reckless driving, whether or not there is any injury to any person, and when arrested person has attempted to evade arrest.

A.B. 1623—FLEURY. (C. S. & S. P.) Amends and adds various Secs., Gov. C., re State Employees' Retirement System, consolidating A.B. 1624 and A.B. 1626-1631, inclusive.

A.B. 1624—FLEURY. (C. S. & S. P.) Amends Secs. 21296 and 21298, adds Sec. 21298.5, Gov. C., re disability retirement pensions payable by State Employees' Retirement System.

Increases minimum disability retirement allowance payable to miscellaneous members and other members retired for nonindustrial disability from $\frac{1}{3}$ to $\frac{1}{2}$ of final compensation.

Increases disability retirement pensions payable for time after its effective date to members retired for disability prior thereto to amount they would be if provisions of bill had been in effect on date of actual retirement of each such member.

Inapplicable to any contracting agency and its employees unless agency elects to subject itself and its employees to provisions of the bill by express provision in, or by amendment to, its contract with the board.

A.B. 1625—FLEURY. (C. S. & S. P.) Adds Sec. 20600.5, Gov. C., re members' rates of contribution to State Employees' Retirement System.

Forbids board of administration to make revision in members' rates of contribution upon basis of the actuarial investigation and valuation of the system made as of June 30, 1950, which would increase rates over those in effect on January 1, 1951.

To remain in effect until 91st day after final adjournment of 1953 Regular Session of Legislature, or until termination of existing national defense emergency, whichever first occurs.

To take effect immediately, urgency measure.

A.B. 1626—FLEURY. (C. S. & S. P.) Amends Sec. 21258, adds Sec. 21258.1, Gov. C., re minimum service retirement allowances payable by State Employees' Retirement System.

Increases minimum service retirement allowance from \$720 to \$1,200 per year.

Applicable to local members only if contract between board and employing contracting agency so provides, or if employing contracting agency so elects by amendment to its contract with the board.

A.B. 1627—FLEURY. (C. S. & S. P.) Amends Sec. 21253, Gov. C., re State Employees' Retirement System in respect to prior service pensions of State and local miscellaneous members.

Deletes statutory table for modification of computation of prior service pension at $1/60$ of final compensation multiplied by number of years of prior service, according to sex and age at retirement, adopting for that purpose similar table used for computation of current service pensions for such members.

A.B. 1628—FLEURY. (C. S. & S. P.) Amends Sec. 21362, Gov. C., re installment payment of benefits by State Employees' Retirement System.

Optional settlement one consists of member's right to have retirement allowance paid him until death and, if he dies before he has received in annuity payments amount of his accumulated contributions at retirement, to have balance at his death paid to his beneficiary or estate. Bill permits member, or his beneficiary, to elect to have such balance paid in monthly installments, in same way that basic death benefit may now be paid in installments at option of the member or beneficiary.

- A.B. 1629—FLEURY. (C. S. & S. P.) Amends Sec. 21367.5, adds Sec. 21367.7, Gov. C., re benefit payable by State Employees' Retirement System upon death of retired person while receiving retirement allowance therefrom.

Changes death benefit payable upon death of person after retirement and while receiving retirement allowance from system from \$300 to \$100 for each completed year of service under system not to exceed 5 years, or \$300, whichever is greater.

Inapplicable to contracting agency and its retired employees unless and until agency elects to be subject to its provisions by express provision in, or amendment to, its contract with board.

- A.B. 1630—FLEURY. (C. S. & S. P.) Amends Secs. 20921 and 20922, Gov. C., re allowance by State Employees' Retirement System of State service credit for Federal service.

Makes member otherwise eligible therefor eligible to receive State service credit for time during which he was in Federal service if he was employed by State agency within 6 months, rather than 30 days, after his separation from Federal service.

Extends time within which member eligible to be credited with State service for time during which he was in Federal service may file required information with board and make required contributions from July 1, 1950, to July 1, 1952.

- A.B. 1631—FLEURY. (C. S. & S. P.) Amends Sec. 21361, Gov. C., re basic death benefit payable by State Employees' Retirement System.

Raises maximum limitation on portion of death benefit provided by employer contributions from $\frac{1}{2}$ to full amount of annual compensation earnable by deceased during 12 months immediately preceding death.

Inapplicable to contracting agency and local members employed by such agency unless agency elects to subject itself and its employees to provisions of bill by express provision in, or amendment to, its contract with board.

- A.B. 1632—FLEURY. (Agr.) Amends Sec. 632, C. C. P., conforming provisions re findings of fact and conclusion of law in municipal courts to those re superior courts.

- A.B. 1633—FLEURY. (Agr.) Amends Sec. 53040, Wat. C., re reclamation districts, making no substantive change.

- A.B. 1634—FLEURY. (Agr.) Amends Sec. 51444, Wat. C., re reclamation districts, making no substantive change.

- A.B. 1635—FLEURY. (Agr.) Amends Secs. 50101, 50110, Wat. C., re reclamation districts.

Clarifies language to specifically provide that districts may be formed for reclamation of any land within any city, which land is subject to overflow or incursions from tide or inland waters.

- A.B. 1636—FLEURY. (Agr.) Amends Sec. 52170, Wat. C., re reclamation districts, making no substantive change.

- A.B. 1637—SAM L. COLLINS. (Mun. & C. G.) New act, the First Validating Act of 1951. Validates organizations, boundaries, governing officers or boards, acts, proceedings, and bonds of certain enumerated public bodies.

- A.B. 1638—McCOLLISTER. (Pub. H.) Adds Sec. 32131, H. & S. C., to permit board of directors of local hospital district to maintain membership in, and pay dues to, any local, state or national organization for promotion of public health and welfare or advancement of efficiency of hospital administration.

- A.B. 1639—CALDECOTT AND OTHERS. (G. E. & E.) Amends Sec. 4.37 Act 8919, The University of California Dormitory Revenue Bond Act of 1947, re investing in bonds.

Provides bonds sold and delivered, rather than, as at present, merely issued, are legal investments.

To take effect immediately, urgency measure.

A.B. 1640—CALDECOTT AND OTHERS. (G. E. & E.) Amends Sec. 20583, Ed. C., re investing in bonds issued under The State College Revenue Bond Act of 1947.

Provides bonds sold and delivered, rather than, as at present, merely issued, are legal investments.

A.B. 1641—CALDECOTT. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re place of municipal court sessions.

Authorizes board of supervisors to designate places within municipal court district embracing 2 or more incorporated cities where sessions of such court shall be held.

A.B. 1642—CALDECOTT. (Trans. & C.) Adds Sec. 217.1, Veh. C., re foreign vehicles.

Provides that exemption of foreign vehicles used commercially or owned by person working or having place of business in State is forfeited if vehicle is operated in violation of any size, weight, or loading provision of code.

A.B. 1643—CALDECOTT. (Ed.) Adds Art. 4, Ch. 4, Div. 10, Ed. C., re education of deaf children.

Authorizes Department of Education, in connection with California School for the Deaf, to establish preschool and kindergarten service for care and teaching of children under school age, to prescribe rules for conduct thereof, appoint teachers, and fix their salaries. Authorizes department in connection with school to offer courses to parents of deaf children, and to establish and maintain testing center for deaf and hard of hearing minors.

A.B. 1644—CALDECOTT. (G. E. & E.) New act, re Interstate Civil Defense and Disaster Compact.

Requires Governor to execute, on behalf of the State, compact providing for mutual aid among states in meeting emergency or disaster from enemy attack or other cause.

A.B. 1645—BROWN AND OTHERS. (Rev. & Tax.) Amends Sec. 252, R. & T. C., re filing of claims for veterans' property tax exemption.

Limits to 1st claim present requirement that claimant or spouse subscribe and swear to affidavit before assessor, permitting filing of affidavit by mail in subsequent years on such forms as assessor may require.

A.B. 1646—BROWN AND OTHERS. (Rev. & Tax.) Amends Sec. 205, R. & T. C., re veterans' exemption.

Adds to wars, service in which qualifies for exemption, campaign against North Koreans and Chinese Communists in Korea from June 27, 1950, to date fixed by proclamation of Governor signifying termination of such campaign.

To take effect immediately, urgency measure.

A.B. 1647—BROWN. (Rev. & Tax.) Amends Sec. 206, R. & T. C., re exemption from taxation of personal property of churches.

Exempts personal property of churches whose real property is exempt when such personal property used exclusively for religious worship and owned by church and no rent paid thereon.

A.B. 1648—BROWN. (Rev. & Tax.) Amends Sec. 2902, R. & T. C., re collection of unsecured property taxes.

Provides that assessment of unsecured property is complete for purpose of enforcing collection thereof when assessor makes written record of assessment on roll form prescribed by State Board of Equalization, rather than in such form as State Board may prescribe.

A.B. 1649—BROWN. (Rev. & Tax.) Amends Sec. 441, R. & T. C., to eliminate requirement that taxpayer's annual property statement filed with assessor be under oath.

A.B. 1650—BROWN. (Rev. & Tax.) Amends Secs. 322 and 328, R. & T. C., making various changes in law re legal description of land for property taxation.

- A.B. 1651—BROWN. (Mun. & C. G.) Amends Sec. 31676.9, Gov. C., re prior service pensions payable by county employees' retirement systems.

Makes prior service pension in counties in which retirement system was established on or after January 1, 1946, and prior to January 1, 1952, additional pension for members purchased by contributions of county or district equal to $\frac{1}{60}$ of average annual compensation earnable by member during last 3 years of service, rather than during last 3 years prior to establishment of system and last 3 years of service, multiplied by number of years of prior service credited to the member.

- A.B. 1652—BROWN. (Jud.) Adds Secs. 1274.3a and 1465.1, C. C. P., re abandoned property.

Presumes money is abandoned when held 5 years by collection agency for customer or other person whose residence or whereabouts are unknown.

- A.B. 1653—BROWN. (Jud.) Amends Secs. 180.7 and 198, Veh. C., re chattel mortgages on vehicles.

Deletes requirement of depositing of a copy of the new chattel mortgage with Department of Motor Vehicles upon satisfaction, cancellation, or release of old chattel mortgage and immediate execution of a new one between same parties.

Provides that provisions of Ch. 3, Div. 3, Veh. C., re chattel mortgages on vehicles, rather than the provisions of said chapter for giving constructive notice of a chattel mortgage on vehicles, are exclusive.

Excepts chattel mortgages on vehicles from provisions of Sec. 2959a, Civ. C., re residence of corporation or partnership for recording purposes.

- A.B. 1654—BROWN. (Jud.) Amends Sec. 538, C. C. P., re attachment.

Increases minimum amount of sum claimed in action for which attachment may be issued from \$15 to \$100.

- A.B. 1655—BROWN. (Jud.) Amends Sec. 542, C. C. P., re attachment.

Requires delivery to attaching officer of copy of complaint in action from which writ of attachment is issued before property may be attached.

- A.B. 1656—BROWN. (Jud.) Amends Sec. 517, C. C. P., requiring sheriff, constable, or marshal, to demand property within, and if necessary break open, dwelling, as well as building or enclosure, in claim and delivery action.

- A.B. 1657—BROWN. (Jud.) Amends Sec. 139.44, Veh. C., re service of warrants by members of the California Highway Patrol.

Deletes requirement that local officers turn over to members of California Highway Patrol, on demand, warrants issued as result of citations by said members and not served within 30 days after issuance.

- A.B. 1658—BROWN. (Jud.) Amends Sec. 1463, Pen. C., requiring fines and forfeitures collected in superior, as well as municipal and justice courts, be deposited with county treasurer.

- A.B. 1659—BROWN. (Jud.) Amends various Secs., Gov. C., re fees in judicial proceedings.

See digest of A.B. 767, apparently identical.

- A.B. 1660—BROWN. (Jud.) Amends Sec. 694, C. C. P., to permit instead of require, officer conducting sale of realty under execution or deed of trust, to postpone sale on written request of either, instead of both, debtor and creditor.

- A.B. 1661—BROWN. (Jud.) Amends Sec. 688, C. C. P., re procedure on execution of judgment.

Provides that copy of complaint need not be served with writ of execution.

- A.B. 1662—BROWN. (Jud.) Amends Sec. 689b, C. C. P., requiring officer seizing mortgaged property under execution to make demand in writing, instead of by registered mail, for amount due mortgagee.

A.B. 1663—BROWN. (Jud.) Amends Sec. 6103, Gov. C., to except public housing authority from provisions exempting public agencies and officers from paying certain fees.

A.B. 1664—BROWN. (Jud.) Amends Sec. 682, C. C. P., limiting execution against earnings of judgment debtor to $\frac{1}{2}$ sum earned within 30 days preceding levy.

A.B. 1665—NIEHOUSE AND ERWIN. (F. & G.) New act, re acquisition and maintenance of Buena Vista Lagoon as wild fowl refuge and recreational park.

Authorizes acquisition and maintenance by Division of Beaches and Parks and appropriates unspecified sum.

A.B. 1666—ERWIN. (Mun. & C. G.) Repeals Sec. 32401, amends Sec. 32441, Wat. C., re county water districts.

Deletes provision requiring that land, to be included in district, shall be susceptible of service with water from district works, or practicable works in connection therewith, and of being benefited by the service.

Permits board to order inclusion of land where owner consents to inclusion as well as where inclusion will be for interest of land.

A.B. 1667—ERWIN. (Mun. & C. G.) Adds Secs. 31047, 31048, and 31049, Wat. C., re county water districts.

Authorizes district to control, distribute, store, spread, sink, treat, purify, reclaim, and salvage any water, including sewage and storm water, for use of district, its inhabitants, or owners of water rights therein. Permits district to cooperate with United States, municipalities, public and private corporations and persons with respect to such activities or for protection of property, watersheds, water courses, and underground water supplies and for use, operation, management or control of any public works or property.

Authorizes districts to contract with United States or State, or any agency thereof, or any corporation or person for joint acquisition, disposition, or operation of district property or works.

A.B. 1668—ERWIN. (Mun. & C. G.) Amends Secs. 30507 and 30508, Wat. C., re county water districts.

Changes compensation to be received by directors for attending each meeting from \$10 to such sum as may be fixed by board of directors, not to exceed \$20 for each meeting.

Increases maximum that board may allow director for performing duties for district other than attending board meetings, from \$10 to \$20 per day.

A.B. 1669—GRUNSKY. (Pub. H.) Adds Ch. 12, Div. 21, H. & S. C., to provide for regulation of preparation and storage of frozen foods by State Department of Public Health.

A.B. 1670—GRUNSKY. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale of wine.

See digest of S.B. 1672, apparently identical.

A.B. 1671—GRUNSKY. (Jud.) Amends Secs. 736 and 736a, Pol. C., re salaries of justices of Supreme Court and district courts of appeal.

Increases salary of Chief Justice of Supreme Court from \$17,000 to unspecified sum; associate justices from \$16,000 to unspecified sum, and justices of district courts of appeal from \$15,000 to unspecified sum.

A.B. 1672—GRUNSKY. (Fin. & Ins.) Amends Sec. 10202, Ins. C., re group life insurance.

See digest of S.B. 799, apparently identical.

A.B. 1673—GRUNSKY. (Fin. & Ins.) Amends Sec. 10202.8, Ins. C., re group life insurance.

See digest of S.B. 798, apparently identical.

A.B. 1674—GRUNSKY. (Fin. & Ins.) Amends Sec. 10203, Ins. C., re group life insurance.

See digest of S.B. 797, apparently identical.

A.B. 1675—GRUNSKY. (Fin. & Ins.) Amends Sec. 10203.4, Ins. C., re group life insurance.

See digest of S.B. 795, apparently identical.

A.B. 1676—GRUNSKY. (Fin. & Ins.) Adds Sec. 10203.8, Ins. C., re group life insurance.

See digest of S.B. 792, apparently identical.

A.B. 1677—GRUNSKY. (Fin. & Ins.) Amends Sec. 10206, Ins. C., re group life insurance.

See digest of S.B. 794, apparently identical.

A.B. 1678—GRUNSKY. (Fin. & Ins.) Amends Sec. 1240, Ins. C., re foreign investments of insurers.

See digest of S.B. 851, apparently identical.

A.B. 1679—GRUNSKY. (Fin. & Ins.) Amends Sec. 10270.5, Ins. C., re group disability insurance.

Authorizes issuance of master policy of such insurance to more than one labor union.

A.B. 1680—GRUNSKY. (Fin. & Ins.) Amends Sec. 53200, Gov. C., re authorized group insurance of counties, cities and other local or public agencies.

Includes group annuities and annuity contracts in term "group life insurance," thereby authorizing obtaining thereof.

A.B. 1681—GRUNSKY. (Jud.) Adds Sec. 1127a, Pen. C., specifying substance of instruction to be given jury where issue of guilt of 1st degree murder is involved.

A.B. 1682—GRUNSKY. (G. E. & E.) Amends Sec. 942, Ins. C., re securities deposited with State Treasurer.

Makes State responsible for custody and safe return of securities required to be deposited with State Treasurer by insurers. Requires deposit thereof in Special Deposit Fund.

A.B. 1683—GRUNSKY. (Jud.) Adds Secs. 6064.1 and 6106.1, B. & P. C., re admission and discipline of attorneys, making no substantive change.

A.B. 1684—GRUNSKY. (G. E. & E.) Amends Sec. 7056, B. & P. C., re general engineering contractors.

Broadens definition of general engineering contractor to include specified works and operations requiring specialized engineering knowledge and skill.

Provides that scope of operations of general engineering contractor as defined shall not be further limited by rule or regulation.

A.B. 1685—BABBAGE AND OTHERS. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Provides that Counties of Riverside and Imperial and unspecified portion of unspecified county shall constitute 22d Congressional District.

A.B. 1686—BABBAGE. (Jud.) Amends Sec. 1463, Pen. C., re apportionment of fines and forfeitures.

Apportions to city 50, instead of 75, percent of fines and forfeitures collected by municipal or justice court following complaints filed or drawn by, or arrests made by, city employees.

A.B. 1687—BABBAGE. (Ed.) Adds Sec. 7144.1, Ed. C., re school districts.

Makes provision for considering elementary districts in union or joint union elementary school district or unified school district as separate districts for allowances and computations of apportionment upon requests by district to Superintendent of Public Instruction.

A.B. 1688—NIEHOUSE. (Soc. Wel.) Adds Sec. 2006.5, W. & I. C., re aid to aged.

Provides no person concerned with administration of old age security aid shall dictate how applicant shall expend aid.

Provides such aid granted shall be determined to be income to no one except aged recipient.

A.B. 1689—KIRKWOOD AND OTHERS. (G. E. & E.) Adds Ch. 2, Pt. 3, Div. 6, W. & I. C., re state grants-in-aid to counties for county hospital care of mentally ill, mentally diseased, and mentally disordered persons.

See digest of S.B. 630, apparently identical.

A.B. 1690—KIRKWOOD AND GUBSER. (G. E. & E.) Adds Ch. 3.4, Pt. 4, Div. 6, W. & I. C., re temporary admission to state hospitals of those believed mentally ill.

Authorizes and specifies procedure for admission, care, treatment and release or leave of absence of such persons.

Requires Department of Mental Hygiene to prepare and publish necessary forms, instruction and information.

Preserves right of habeas corpus of such person.

A.B. 1691—KIRKWOOD. (Ed.) Adds Sec. 6357.2, Ed. C., re school district taxes.

Increases maximum rate of school district tax by amount necessary to produce amount of proposed expenditures required or authorized by provisions relating to use of school property for public purposes for meetings, civic centers, and community recreation.

A.B. 1692—KIRKWOOD. (Ed.) Adds Sec. 14008, Ed. C., to authorize governing boards of school districts to employ educational consultants.

A.B. 1693—KIRKWOOD. (Ed.) Amends Sec. 24201, Ed. C., re corporations maintaining colleges or seminaries of learning, correcting erroneous cross-reference.

A.B. 1694—KIRKWOOD. (G. E. & E.) Amends Sec. 202, Ed. C., re distribution of federal surplus property.

Requires California State Educational Agency for Surplus Property to cooperate with Federal Government in distributing such property to institutions, rather than to educational institutions.

A.B. 1695—KIRKWOOD. (Ed.) Adds Sec. 20344.3, Ed. C., re agreements between Federal Government and Director of Education.

Authorizes director to contract with Federal Government for performance of services for it by school or college under jurisdiction of Department of Education. Appropriates money received from Federal Government under contract for support of such school or college.

A.B. 1696—KIRKWOOD. (Mun. & C. G.) Amends Sec. 1652 and repeals Sec. 1653, Ed. C., re jurisdiction of county superintendent of schools lying in more than one county.

Puts jurisdiction over such district in such official of county in which greatest area of district lies, if district school house is located in each of 2 or more counties. Deletes provision for designation by board of supervisors of each county when new district is formed of the county superintendent who will have jurisdiction over district.

A.B. 1697—KIRKWOOD. (Ed.) Amends Sec. 13275, Ed. C., re annual reports of high school principals.

Requires such reports to be made on date fixed by Superintendent of Public Instruction, rather than in October. Deletes provision for delivery of report to State Board of Education. Requires report to contain information required by Superintendent of Public Instruction rather than State Board of Education.

A.B. 1698—KIRKWOOD AND OTHERS. (G. E. & E.) Amends Sec. 6810, B. & P. C., re registration and regulation of professional engineers.

See digest of S.B. 443, apparently identical.

A.B. 1699—KIRKWOOD AND OTHERS. (G. E. & E.) Amends Sec. 6790, B. & P. C., re schedule of fees for the registration of professional engineers, civil engineers, and engineers-in-training.
See digest of S.B. 444, apparently identical.

A.B. 1700—KIRKWOOD. (Ed.) Adds Secs. 7051.1 and 7091.1, Ed. C., increasing basic state aid for school districts by 5 percent and state equalization aid by 20 percent.

A.B. 1701—KIRKWOOD. (Trans. & C.) Amends Sec. 533, Veh. C., re school busses.

Requires school busses to be equipped with flashing red light signal, of type approved by Department of California Highway Patrol, and mounted as prescribed by said department, to be operated while loading and unloading children who must cross highway.

Requires vehicles to stop when meeting or overtaking school bus from any direction on same roadway while bus is displaying flashing red signal visible from front and rear and to remain standing until signal ceases. Requirement not applicable when school bus is stopped at intersection or place where traffic is controlled by officer or official traffic signal.

A.B. 1702—KIRKWOOD. (Soc. Wel.) Adds Sec. 2142, W. & I. C., re administration of old age security.

Recognizes needs of aged are other than financial, and permits State Department of Social Welfare and proper county agency to provide on request services to aged to effect more adequate adjustments.

A.B. 1703—KIRKWOOD. (Fin. & Ins.) Amends Secs. 53672 and 53673, Gov. C., re deposits of public money.

Allows local agency treasurer to authorize Federal Reserve Bank of San Francisco or its branches in State to act as agent to receive for him from depository the deposit of notes and bonds approved as security. Allows such officer to place with such bank for safekeeping as trust deposit any notes and bonds received by him as security.

A.B. 1704—MORRIS. (G. E. & E.) Adds Sec. 53250.5, Gov. C., re working shifts of certain firemen.

Prohibits political subdivisions from working members of departments whose duties include fire fighting and prevention, more than 6 shifts, as defined, per week.

A.B. 1705—MOSS AND FLEURY. (Ed.) Amends Sec. 2802, Ed. C., re formation of union elementary school districts.

Requires petition for such formation to be signed by registered electors and prohibits acceptance of petition by superintendent of schools after December 15 of any fiscal year.

A.B. 1706—MOSS AND FLEURY. (Ed.) Amends Sec. 3591, Ed. C., re exclusion of elementary or union elementary school district from high school district and formation of new high school district.

Requires electors signing petition to be registered. Prohibits acceptance of petition by superintendent of schools after December 15.

A.B. 1707—MOSS AND FLEURY. (Ed.) Amends Sec. 3661, Ed. C., re uniting of elementary school districts to form union or joint union high school district.

Requires electors signing petition to be registered. Prohibits acceptance of petition by superintendent of schools after December 15.

A.B. 1708—MOSS AND FLEURY. (Ed.) Amends Sec. 3462, Ed. C., re formation of union high school district by 2 or more contiguous districts.

Requires electors signing petition to be registered. Prohibits acceptance of petition by superintendent of schools after December 15.

A.B. 1709—MOSS AND FLEURY. (Rev. & Tax.) Amends Sec. 1647, R. & T. C., re duties of county auditor in equalization of assessments for property taxes.

Changes from 2d to 3d Monday in August final date for preparation of duplicate valuation statements from local roll as corrected by county board of equalization.

A.B. 1710—MOSS AND FLEURY. (Rev. & Tax.) Amends Secs. 3720, 3721, 3724, 3793.5, and 3808, R. & T. C., making various changes in law re distribution of proceeds of sales of tax-deeded property.

A.B. 1711—MOSS AND FLEURY. (Rev. & Tax.) Amends Secs. 2921.5 and 3722, R. & T. C., re property taxes transferred from secured to unsecured roll.

Eliminates delinquent penalty re such taxes except where latter carried delinquent penalty on secured roll at time real estate involved was acquired by a political subdivision.

A.B. 1712—LEVERING. (Ind. R.) Adds Ch. 1.5, Pt. 3, Div. 2, Lab. C., re rights of nonunion workers.

Prohibits denying employment to applicant because of membership or affiliation with or resignation or expulsion from labor organization or refusal to join or affiliate with labor organization. Makes agreement or contract to do so unlawful.

A.B. 1713—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

Reduces maximum benefits payable to claimant disqualified, by number of weeks of disqualification times weekly benefit amount.

A.B. 1714—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employer contribution rates.

Authorizes voluntary contributions by employers to be credited to their account in same manner as other contributions.

A.B. 1715—LEVERING. (Ind. R.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

See digest of S.B. 841, apparently identical in effect.

A.B. 1716—LEVERING. (Ind. R.) Amends Act 8780d, the Unemployment Insurance Act, re suitable employment.

See digest of S.B. 828, apparently identical.

A.B. 1717—LEVERING. (Ind. R.) Amends Act 8780d, the Unemployment Insurance Act, re suitable employment.

See digest of A.B. 948, apparently identical.

A.B. 1718—KELLY. (Ed.) Amends Sec. 10071, Ed. C., authorizing school district governing board to conduct courses in conservation, acquire land, and engage in projects on land for such courses.

A.B. 1719—GRANT. (Mun. & C. G.) Amends Act 5131.3, Vehicle Parking District Act of 1943, re use of lands owned by city for parking places, and redemption premium on bonds.

Authorizes formation petition to propose use of city owned property for parking, and state compensation to be paid. City may accept or refuse petition.

Authorizes formation petition to contain provision requiring 3 percent premium for bond redemption. Ordinance of intention, then, shall so provide.

Authorizes legislative body, prior to assessment, to include in bonds provision requiring 3 percent premium for bond redemption, if to best interests of persons interested.

A.B. 1720—ELLIOTT. (P. U. & C.) New act, Metropolitan Rapid Transit District Act, re formation and functioning of districts to provide a unified transportation system in a metropolitan area.

Authorizes and designates procedure for formation, operation, maintenance, and financing of metropolitan rapid transit districts to provide a unified transportation system in a single county or parts thereof which includes at least 2 cities.

A.B. 1721—STANLEY. (Mun. & C. G.) Amends Sec. 28111, Gov. C., re compensation for public service in Orange County.

Increases compensation of jurors in justices' courts in civil cases from \$2 to \$3 a day and jurors in criminal cases from \$1.50 to \$3 day.

A.B. 1722—STANLEY. (Ed.) Adds Sec. 2035S, Ed. C., re driver training classes.

Authorizes Department of Education to insure employees of state colleges and students instructed by them, against liability in connection with state college driver training classes.

A.B. 1723—STANLEY. (Mun. & C. G.) Repeals Act 2119, the District Investigation Act of 1933.

A.B. 1724—WATERS. (G. E. & E.) Amends Sec. 12001, Gov. C., increasing maximum annual salary of secretary or other employee of Governor from \$10,000 to \$12,000.

A.B. 1725—WATERS. (G. E. & E.) New act, re Commission on Governmental Organization.

Creates commission consisting of 3 members each of Senate and Assembly, Controller, Director of Finance and Legislative Auditor, and 6 members of public appointed by Governor, all to serve without compensation but to receive expenses.

Directs commission to investigate and study organization and operations of state agencies with respect to feasibility of eliminating duplicating services, streamlining state government, etc.

State agencies are directed to furnish commission information requested by it. Directs commission to report to Legislature at stated times.

Appropriates unspecified amount.

A.B. 1726—McGEE. (Ed.) Adds Secs. 13560 and 13085.1, Ed. C., re school district certificated employees.

Allows district governing board to terminate at any time any additional assignment or employment of permanent employee with full time tenure. Makes tenure of teacher of adult classes for such services as is equivalent to total amount of time per week he has served during each year of probationary service. Prohibits classification of such employees as permanent for more than 1 full time assignment. Provides for reduction of service for which such person has acquired tenure.

A.B. 1727—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re transfer of employers' reserve accounts.

Authorizes transfer of reserve account of joint venture to successor employers or any subsequent successor employer; declares intent that change be retroactive to January 1, 1950.

A.B. 1728—HANSEN. (Jud.) Adds Sec. 75, C. C. P., authorizing board of supervisors to establish session of superior court in city more than 65 miles from court house with population exceeding 3,500.

A.B. 1729—HINCKLEY. (Ind. R.) Amends Secs. 6407 and 6408, Lab. C., re workmen's safety.

See digest of S.B. 788, apparently identical.

A.B. 1730—BUTTERS AND OTHERS. (Agr.) Amends Ch. 142, Stats. 1946 (1st Extra) Session, the Flood Control Fund Act of 1946, re state assistance on flood control projects.

Provides for state assistance in flood control projects whether or not federal funds are available therefor.

Provides that no funds shall be allocated from fund for lands, easements, and rights of way for dams or reservoirs, nor for any project construction costs, other than for Fresno and Merced County Stream Groups and for Los Angeles River Watershed program or as otherwise provided by law.

A.B. 1731—BUTTERS AND OTHERS. (Agr.) Amends Act 9178f, the State Water Resources Act of 1945, re flood control projects.

States policy as limiting state assistance in flood control projects to cost of (a) lands and rights or interests in land whereon channel improvements and rectifications are located, (b) lands and rights or interests in lands necessary in connection with construction, operation or maintenance with such channel improvements and rectifications for flowage purposes, spoil areas, borrow pits or access roads and (c)

relocation, reconstruction or replacement of existing improvements, structures or utilities rendered necessary by such improvements and rectifications. Makes various changes to conform to policy.

Authorizes state assistance in projects whether or not federal funds are made available therefor.

Authorizes Water Resources Board to require appropriate agency of Federal Government to submit estimates of costs and a cost and benefit ratio and analysis before recommending legislative approval for state assistance for any project.

A.B. 1732—BUTTERS AND OTHERS. (Agr.) Amends Secs. 10501, 10503, and 10504, Wat. C., re priority of applications to appropriate water filed by Department of Finance.

Extends priority of filings made by Department of Finance, in conjunction with general plan for developing, utilizing, or conserving water resources of State, from October 1, 1951, to October 1, 1955.

Provides that any assignee of appropriation from Department of Finance is required to prosecute with due diligence utilization of water appropriated.

A.B. 1733—BUTTERS. (Elec. & Reap.) Amends Sec. 3000, Elec. C., re independent nominations.

Deletes language specifically including presidential elector in provisions permitting independent nominations.

Prohibits independent nomination of candidate for nonpartisan office if at preceding primary election person was elected but is later disqualified, resigns or dies on or after first day for filing of any official papers required in connection with nomination for said office.

A.B. 1734—BUTTERS. (Agr.) Adds Secs. 21386 and 21387, Wat. C., re irrigation districts.

Authorizes district board of directors to elect vice president to perform president's duties when president is absent or unable to act and to select president pro tempore to so act if no vice president has been elected.

A.B. 1735—BUTTERS. (Agr.) Amends Sec. 26078, Wat. C., to increase costs to be collected against each parcel delinquent in payment of irrigation district assessments from 50 cents to \$1.

A.B. 1736—BUTTERS. (Agr.) Amends Sec. 21120, Wat. C., re irrigation districts.

Authorizes irrigation district board of directors to consolidate any 2 or more of offices and positions of assessor, collector, treasurer, secretary, manager, and assistant manager rather than offices of assessor, collector, and treasurer.

A.B. 1737—BUTTERS. (Agr.) Amends Sec. 26915, Wat. C., re irrigation districts, making no substantive change.

A.B. 1738—FLEURY AND MOSS. (Ed.) Adds Sec. 2211, Ed. C., authorizing agreements for joint use and maintenance of school facilities by contiguous or coterminous school districts.

A.B. 1739—GUBSER. (Mun. & C. G.) Amends, adds, and repeals various provisions, H. & S. C., re police protection districts in unincorporated towns.

Provides for approval of formation of district by election rather than by resolution of board of supervisors. Provides for election, rather than appointment, of first commissioners of district.

A.B. 1740—GUBSER. (Elec. & Reap.) Amends Sec. 1509.7, Elec. C., re analysis of measures on ballot by Legislative Counsel.

Requires Legislative Counsel to prepare summary of each impartial analysis prepared by him and appearing in ballot pamphlet and statement of what "yes" and "no" vote would accomplish. Provides that such summary and statement shall be printed in ballot pamphlet following each analysis.

A.B. 1741—GEDDES. (W. & M.) Claim bill. \$3,438.80 from Motor Vehicle Fund. Herbert Herzenberg.

A.B. 1742—CONNOLLY AND MALONEY. (Mun. & C. G.) New act, the Second Validating Act of 1951. Validates organization, boundaries, acts, proceedings, and bonds of certain enumerated public bodies.

A.B. 1743—CONNOLLY AND MALONEY. (Mun. & C. G.) New act, the First Validating Act of 1951. Validates organization, boundaries, governing officers or boards, acts, proceedings, and bonds of certain enumerated public bodies.

To take effect immediately, urgency measure.

A.B. 1744—SHERWIN. (Elec. & Reap.) Amends Sec. 667, Elec. C., re precinct boards.

See digest of S.B. 1102, apparently identical.

A.B. 1745—SHERWIN. (Elec. & Reap.) Amends various Secs., Elec. C., re indices of registration.

See digest of S.B. 1103, apparently identical.

A.B. 1746—SHERWIN. (Elec. & Reap.) Amends Sec. 608, Elec. C., re precinct boards.

See digest of S.B. 1101, apparently identical.

A.B. 1747—CONDON. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re labels on bottled wine.

Requires label on every bottle to state variety of grapes from which wine is made. Requires statement to that effect if wine made from grapes not meeting statutory standards for juice grapes or if raisins or raisined berries are used. Requires seller of bulk wine to transmit to purchaser information necessary for required labeling.

A.B. 1748—CONDON. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re on-sale general licenses.

Authorizes issuance of club license to nonprofit social club that devotes a substantial portion of its revenues to charitable purposes and that meets prescribed standards.

A.B. 1749—GEORGE D. COLLINS AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

See digest of S.B. 682, apparently identical.

A.B. 1750—GEORGE D. COLLINS AND OTHERS. (Mun. & C. G.) Amends Sec., W. & I. C., re detention homes.

Deletes provision providing probation officer shall manage and control internal affairs of detention homes without extra compensation in counties with population less than 2,000,000.

A.B. 1751—GEORGE D. COLLINS AND OTHERS. (Mun. & C. G.) Amends Sec. 641, W. & I. C., re management of detention homes by probation officer.

See digest of S.B. 685, apparently identical.

A.B. 1752—GEORGE D. COLLINS AND OTHERS. (Trans. & C.) Amends Sec. 1908, H. & N. C., re fire protection for state property on San Francisco waterfront.

See digest of S.B. 683, apparently identical.

A.B. 1753—GEORGE D. COLLINS. (Mun. & C. G.) Adds Sec. 5614.1, S. & H. C., re liability for defective sidewalks.

See digest of S.B. 691, apparently identical.

A.B. 1754—CHAPEL AND OTHERS. (Trans. & C.) Adds and amends various Secs., Veh. C., re funeral processions.

See digest of S.B. 1164, apparently identical.

- A.B. 1755—ROSENTHAL. (Fin. & Ins.) Amends Sec. 381, Ins. C., re insurance policies.

Provides that statement of basis and rates upon which premium is determined and paid under contract where exact premium is determinable only upon termination, to be furnished to insured upon request rather than included in the policy.

- A.B. 1756—RUMFORD AND HAWKINS. (Jud.) Adds Sec. 54.1, Civ. C., prohibiting refusal to enroll person in public or private business, vocational, or professional school because of his race.

- A.B. 1757—LINCOLN. (Rev. & Tax.) Repeals Sec. 11004.5, R. & T. C., and Sec. 139.44, Veh. C., re service of warrants by members of the California Highway Patrol and payment of expense thereof from the Motor Vehicle License Fee Fund.

See digest of S.B. 641, apparently identical.

- A.B. 1758—LINCOLN. (Mun. & C. G.) Amends Sec. 25'50, Gov. C., re county public works.

Requires construction of any public work in county, in addition to public buildings, where cost thereof exceeds \$2,000, to be done by contract.

- A.B. 1759—LOWREY AND BROWN. (Jud.) New act, re municipal courts.
Establishes courts in districts in Yolo County.

- A.B. 1760—LOWREY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Woodland.

- A.B. 1761—HINCKLEY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Colton.

- A.B. 1762—HINCKLEY AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Redlands.

- A.B. 1763—PORTER AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Norwalk, Los Angeles County.

- A.B. 1764—McFALL, PARKER, AND BROWN. (Jud.) New act, re municipal courts.

Establishes courts in districts in San Joaquin County.

- A.B. 1765—HOLLIBAUGH AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the Town of Walnut Park, Los Angeles County.

- A.B. 1766—LYON AND DOYLE. (G. E. & E.) Adds Div. 2b, and amends Sec. 760, Veh. C., re Traffic Safety Authority.

Creates Traffic Safety Authority composed of Director of Department of Motor Vehicles, President of Public Utilities Commission, Director of Department of Public Works, Director of Department of Industrial Relations, and Commissioner of California Highway Patrol.

Authorizes authority to establish reasonable rules, regulations and standards re traffic safety, specifying certain matters to be included.

Provides for appointment of secretary of authority and prescribes his powers. Authorizes employment of necessary employees.

Requires California Highway Patrol and all peace officers to enforce rules and regulations established by the authority, and makes it a misdemeanor to violate any such rule or regulation.

- A.B. 1767—LYON AND BROWN. (Jud.) New act, re municipal courts.
Establishes municipal court in district embracing the City of Beverly Hills.

- A.B. 1768—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.

- A.B. 1769—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.
- A.B. 1770—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Sec. 89, C. C. P., re jurisdiction of municipal courts.
Deletes provision re concurrent jurisdiction of municipal and inferior courts.
- A.B. 1771—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends and repeals various Secs., Pen. C., re inferior courts with criminal jurisdiction, officers thereof, and judicial districts.
See digest of S.B. 573, apparently identical.
- A.B. 1772—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends various Secs., C. C. P., re selection of jurors.
See digest of S.B. 570, apparently identical.
- A.B. 1773—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends and repeals various Secs., C. C. P., re justice courts.
See digest of S.B. 569, apparently identical.
- A.B. 1774—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Sec. 1425, Pen. C., re jurisdiction of justice courts, without substantive change.
- A.B. 1775—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 3906, re determination of population of judicial districts, without substantive change.
- A.B. 1776—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 3906, re population of judicial districts, without substantive change.
- A.B. 1777—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.
- A.B. 1778—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.
- A.B. 1779—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.
- A.B. 1780—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.
- A.B. 1781—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re courts, without substantive change.
- A.B. 1782—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Sec. 144, C. C. P., re courtrooms, without substantive change.
- A.B. 1783—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 5849a, the Judges' Retirement Act, re assignment of retired judges and justices.
See digest of S.B. 664, apparently identical.
- A.B. 1784—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Sec. 755, Pol. C., and Sec. 58.6, C. C. P., to increase salary of Clerk of Supreme Court and ex officio secretary of Judicial Council from \$10,000 to \$12,000.
- A.B. 1785—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends and repeals various Secs., Gov. C., re judicial districts and courts, judges and attaches therein.
See digest of S.B. 607, apparently identical.

A.B. 1786—BROWN, ROSENTHAL AND MUNNELL. (Jud.) Amends and repeals various Secs., C. C. P., re judicial districts, municipal and justice courts, and judges thereof.

See digest of S.B. 608, apparently identical.

A.B. 1787—MORRIS. (G. E. & E.) Adds Art. 10, Ch. 9, Div. 3, B. & P. C., re licensing of construction salesmen.

Defines construction salesman and prohibits any person to act in capacity of construction salesman without license issued by the Contractors State License Board, and makes any such act misdemeanor.

A.B. 1788—BURKE AND GEDDES. (Mun. & C. G.) Repeals Art. 2, Ch. 4, Div. 4, Title 4, Gov. C., re municipal improvement bonds.

Deletes provisions for authorization and issuance of such bonds by cities. Makes deletion inapplicable to bonds previously issued or authorized to be issued under such provisions.

A.B. 1789—BURKE AND GEDDES. (C. P. & P. W.) Amends, adds, and repeals various Secs., S. & H. C., re improvements and assessments therefor under Improvement Act of 1911.

Permits assessment district to be formed from noncontiguous territory.

Changes form of notices improvement which are required to be posted and mailed.

Limits time when contractor may bring action to test validity of proceedings to before work is commenced.

Makes C. C. P. provisions relating to mechanics' liens on real property, inapplicable to assessments, bonds, or money payable to contractor or assignee.

Requires city to accept bond of contractor to cover disputed claim, in lieu of withholding funds or assessments.

Requires certain public agencies, governments, and institutions to pay assessments on property owned in assessment district.

Makes failure to appeal to legislative body at specified time a waiver of objections to assessment, diagram, or other proceedings.

Requires improvement bonds to carry 5 percent redemption premium.

A.B. 1790—STEWART. (G. E. & E.) Amends Secs. 256, 257 and repeals Sec. 263, H. & S. C., re physically handicapped children.

Repeals provision providing for Physically Defectives' Revolving Fund and provides for transfer of unexpended balance to General Fund.

A.B. 1791—STEWART AND WATERS. (Pub. H.) Adds Ch. 7, Div. 20, H. & S. C., re air pollution.

Creates advisory Air Pollution Research Board in State Department of Public Health.

Appropriates \$150,000 to State Department of Public Health to be expended in carrying out a program of research in air pollution.

A.B. 1792—MALONEY AND OTHERS. (Jud.) Amends Sec. 261e, C. C. P., re superior court employees in counties having population of 600,000 to 900,000.

Provides for appointment of 2 domestic relations investigators at salary of \$4,200 and law clerk at salary of \$4,800.

A.B. 1793—MALONEY AND OTHERS. (Jud.) Amends Sec. 204e, C. C. P., to increase number of assistant secretaries of superior court in counties or cities and counties having a population over 600,000 but less than 2,000,000, from 4 to 5.

A.B. 1794—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 11586, Elec. C., re penal provisions, making no substantive change.

A.B. 1795—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 10554, Elec. C., re particular offices, making no substantive change.

A.B. 1796—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 9752, Elec. C., re special and local elections, making no substantive change.

A.B. 1797—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 8100, Elec. C., re canvass, making no substantive change.

A.B. 1798—GEORGE D. COLLINS. (Elec. & Reap.) Amends Sec. 1000, Elec. C., re measures submitted to voters, making no substantive change.

A.B. 1799—GEDDES AND ROSENTHAL. (Rev. & Tax.) Amends Sec. 602, R. & T. C., to require undivided interests in real property to be separately described on local roll for property taxation.

A.B. 1800—GEDDES AND ROSENTHAL. (Rev. & Tax.) Amends Sec. 602, R. & T. C., to provide that for purposes of assessment for property taxes land includes an undivided interest in real property.

A.B. 1801—STEWART AND McCARTHY. (G. E. & E.) Amends Sec. 7031, B. & P. C., re licensing of contractors.

Defines duly licensed contractor for purposes of provision prohibiting acts by unlicensed contractors.

A.B. 1802—STEWART. (G. E. & E.) Amends Sec. 12302, Gov. C., re salaries of State Treasurer's assistants.

See digest of S.B. 680, apparently identical.

A.B. 1803—PORTER. (Mun. & C. G.) Amends Sec. 19210, S. & H. C., re annexation of property to highway lighting district.

Provides for election in territory to be annexed to decide whether territory shall become part of lighting district.

A.B. 1804—EVANS. (Trans. & C.) Amends Act 6393d, re fees assessed against transportation agencies and payable into the Railroad Commission Transportation Rate Fund.

Deletes references to carriers by rail or water and makes act applicable only to motor transportation brokers and to carriers operating upon the public highways.

To take effect 12:00 o'clock midnight, January 15, 1952.

A.B. 1805—BURKHALTER, MORRIS, AND DILLS. (Mil. Aff.) Adds Secs. 550.1, 551.5, 552.1, and 552.2, M. & V. C., re California Defense and Security Corps.

Provides that person ineligible for draft or enlistment in National Guard or armed forces is not necessarily ineligible for enrollment or draft in California Defense and Security Corps.

Authorizes commissioning of any person under 75 who has proper license and qualifications as physician in said forces.

Provides that members of said forces not serving full time but required to participate in training program shall be paid \$2.00 for each training period, not to exceed one training period a week.

Authorizes yearly allowance of \$50 for uniforms for officers and warrant officers of said forces, in addition to all other pay and allowances.

A.B. 1806—BURKHALTER AND McCOLLISTER. (Agr.) Adds Sec. 1100, Ag. C., re eggs.

Provides that Art. 1, Ch. 8, Div. 5, Ag. C., re standards for eggs and egg products, applies to all eggs offered or exposed for sale or sold within State regardless of where such eggs were originally produced.

A.B. 1807—BURKHALTER. (Fin. & Ins.) Adds Sec. 10347, Ins. C., re disability insurance.

Requires standard provision in such policies prohibiting cancellation of policy in force for 10 years except for fraud or nonpayment of premium.

A.B. 1808—BURKHALTER. (G. E. & E.) Appropriates \$4,000 from State Park Fund for construction of fence around Amestoy Rancho Historical Monument by Division of Beaches and Parks.

A.B. 1809—LINDSAY. (C. P. & P. W.) Repeals Act 5211c, the Conservation and Planning Act, and repeals and adds Title 7, Gov. C., re conservation, planning and zoning.

A.B. 1810—GEORGE D. COLLINS AND OTHERS. (Mun. & C. G.) Amends Act 1500, the Community Redevelopment Act, authorizing community redevelopment agency to determine benefits for its officers, agents, counsel, and employees.

A.B. 1811—GEORGE D. COLLINS AND OTHERS. (Mun. & C. G.) Adds Sec. 37394, Gov. C., re off-street parking.

Authorizes cities and cities and counties to lease property, for term not exceeding 50 years, for off-street parking purposes.

To take effect immediately, urgency measure.

A.B. 1812—CALDECOTT. (G. E. & E.) Adds Sec. 16009, Gov. C., re payment of federal claim out of amount owing federal debtor by State.

Authorizes and provides procedure for payment where federal agency by federal law may levy administratively on credits owing person indebted to it for taxes or other matter and has filed certification with state agency owing.

A.B. 1813—CALDECOTT. (G. E. & E.) Adds Sec. 12419.5, Gov. C., re offset of sum due State against amount owing by it.

Vests Controller with discretion in matter. Permits payment by him of balance remaining after offset.

Authorizes filing of claim against State by state agency on behalf of any person entitled to file who neglects or refuses to do so.

A.B. 1814—DUNN. (Rev. & Tax.) Adds Sec. 8651.1, R. & T. C., imposing additional 2 cent per gallon use fuel tax re commercial vehicles of 3,000 pounds or more unladen weight.

A.B. 1815—DUNN. (Rev. & Tax.) Amends Sec. 372, and repeals Secs. 372.3, 372.5, 373, and 373.5, Veh. C., to delete provisions re weight fees for commercial vehicles except as to electric vehicles, effective January 1, 1952.

A.B. 1816—MALONEY. (G. E. & E.) Amends Sec. 151, B. & P. C., to increase salary of the Director of Professional and Vocational Standards from \$10,000 to \$12,000.

A.B. 1817—MALONEY. (G. E. & E.) Amends Sec. 7011, B. & P. C., to increase salary of the Registrar of Contractors from \$8,000 to \$10,000 per year.

A.B. 1818—BROWN. (Jud.) Repeals Act 649, amends Act 986, Building and Loan Association Act, amends, adds, and repeals various Secs., C. C. P., Bk. C., Fin. C., Gov. C., Prob. C., Pen. C., and W. & I. C. Revises and consolidates law relative to receipt, custody, investment, management, disposal, and escheat of unclaimed property to possession of which State is, or may become, entitled, and makes technical and clarifying changes.

A.B. 1819—McFALL AND BROWN. (Jud.) Amends Sec. 1241, Civ. C., re homesteads.

Provides that homesteads are subject to execution or forced sale on debts secured by certain encumbrances rather than mortgages.

A.B. 1820—McFALL AND BROWN. (Jud.) Amends Sec. 1263, Civ. C., re homesteads.

Requires description of premises in declaration of homestead to be by metes and bounds or by reference to map filed with county recorder or to United States Government survey.

A.B. 1821—McFALL AND BROWN. (Jud.) Amends Secs. 296.2 and 296.4 and adds Sec. 296.41 and 296.42, Prob. C., re decedents' estates and determination of simultaneous death.

See digest of A.B. 1178, apparently identical. *

A.B. 1822—McFALL AND BROWN. (Jud.) Adds Sec. 1190.1, Civ. C., re acknowledgment of corporate instruments.

Permits certificate of acknowledgment of instrument executed by corporation, domestic or foreign, other than instrument conveying or transferring all or substantially all assets of corporation, to contain statement substantially reading "and

acknowledged to me that such corporation executed the within instrument pursuant to a resolution of its board of directors." Makes such recital prima facie evidence that instrument is act of corporation, and that it was duly executed pursuant to authority duly given by board of directors, and conclusive evidence thereof in favor of any good faith purchaser, lessee, or encumbrancer.

A.B. 1823—McFALL AND BROWN. (Jud.) Amends Sec. 1245.3, C. C. P., re eminent domain proceedings.

Permits any plaintiff in such proceedings, rather than, as at present, only public agency plaintiff, to name as defendants unknown persons claiming interest in property, and in case of decedent with respect to whose estate there is no executor or administrator, the heirs or devisees of such decedent.

A.B. 1824—McFALL AND BROWN. (Jud.) Amends Sec. 2924c, Civ. C., re defaults on mortgages and deeds of trust.

Provides where default has occurred on mortgage or deed of trust, mortgagor's or trustor's successor in interest in any part of mortgaged property or any person having subordinate lien or encumbrance of record thereon may cure default by paying amount due.

A.B. 1825—McFALL AND BROWN. (Jud.) Amends various Secs., Civ. C., and Prob. C., re homesteads.

Provides homestead of married person may be conveyed or encumbered by separate instruments of both spouses as well as by joint instrument.

Authorizes conveyance of homestead between spouses, executed and acknowledged by conveying spouse only, and authorizes spouse to whom conveyance is made to convey or encumber as though no homestead had been declared unless spouse conveying expressly reserved his homestead rights. Provides if so conveyed, homestead, on death of spouse to whom conveyed, vests in his heirs or devisees. Makes other technical changes in conformity therewith.

Requires grant abandoning homestead to be executed and acknowledged by both spouses.

A.B. 1826—McFALL AND BROWN. (Jud.) Adds Sec. 1116, Civ. C., re conditions subsequent in grants of real property.

Provides breach of condition subsequent as to use of land or improvements thereon contained in grant of real property, does not impair mortgages and deeds of trust made in good faith and for value prior to breach.

A.B. 1827—McFALL AND BROWN. (Jud.) Amends Secs. 801.3 and 801.9, C. C. P., re actions to determine adverse interests in and liens on real property arising out of public improvement assessments and bonds.

Authorizes including as defendants heirs and devisees of person named in such action as defendant if such person is believed to be dead.

Changes erroneous reference to defendant to plaintiff.

A.B. 1828—GRANT. (Fin. & Ins.) Amends Sec. 4707, Lab. C., re workmen's compensation.

Permits award of reasonable expenses of burial on death of employee member of State Employees' Retirement System.

A.B. 1829—EVANS. (Trans. & C.) Adds Sec. 170, Veh. C., to authorize issuance to amateur radio station operators of special plates to be affixed to the regular license plates and to display their radio stations' call letters, and to authorize charging of additional fee by Department of Motor Vehicles for said plates.

A.B. 1830—EVANS. (Pub. H.) Amends and repeals various Secs., H. & S. C., re narcotics in vehicles.

Provides that interest of owner of any right, title, or interest in, or lien upon a vehicle, rather than the vehicle, is forfeited if vehicle is used to unlawfully transport narcotics or in which narcotics are unlawfully kept, deposited or concealed. Provides that owner must have knowledge or reasonable grounds to believe that such unlawful transport or keeping, deposit or possession would be committed, to work a forfeiture.

A.B. 1831—BROWN. (Jud.) Amends Sec. 739, Prob. C., re disposition of claims against estates of deceased persons which are unpaid because claimant cannot be found.

Presumes money deposited in county treasury for payment of such claims which remain unclaimed for 10 years is abandoned. Changes procedure for recovery of such money by claimant. Makes other technical clarifying changes.

A.B. 1832—BROWN. (Jud.) Amends Sec. 1274.10a, C. C. P., re unclaimed property.

Allows claim of other property, as well as money, on deposit in State Treasury, by heirs or legatees or creditors of deceased owner of claim whose claim existed prior to death of such deceased owner. Also allows such creditor's claim arising out of last illness and burial of such deceased owner, or for cost of administration of his estate.

Not operative if new Title 10, Part 3, C. C. P., enacted at 1951 Session.

A.B. 1833—BROWN. (Jud.) Amends Sec. 1272a, C. C. P., re claims for property in possession of State.

Provides for refund or return of property erroneously delivered to State as property to which State has title or is in possession subject to rights of 3d persons.

Allows presenting of claim to State Board of Control for such property properly delivered, of value of less than \$500, rather than \$300.

Not operative if A.B. 1818 enacted.

A.B. 1834—BROWN. (Jud.) Amends Sec. 1027, Prob. C., re distribution of estates to the State.

Requires executor or administrator, when it appears that all or part of estate will be distributed to State because there are no known heirs or to heirs whose whereabouts are unknown, to serve Controller with copy of petition for distribution, notice of hearing thereon, and copy of latest account filed with court. Changes procedure for claim to property so distributed, by person entitled.

A.B. 1835—BROWN. (Jud.) Amends and adds various Secs., Pen. C., and W. & I. C., re disposition of unclaimed property.

Revises provisions for disposition of unclaimed property of deceased, discharged, escaped, or paroled prisoners and inmates of state institutions subject to jurisdiction of Director of Corrections, Department of Mental Hygiene, and Youth Authority.

Not operative if new Title 10 is added to Part 3 of Code of Civil Procedure at 1951 Session.

A.B. 1836—BROWN. (Jud.) Amends Secs. 1274c and 1445, C. C. P., re disposition of property of deceased persons.

Presumes abandoned money or personal property comprising decedent's estate remaining unclaimed in county treasury for 20 years. Changes procedure for claim of such property by persons entitled.

A.B. 1837—ROSENTHAL. (Pub. H.) Adds Sec. 19355, H. & S. C., to make it unlawful to use, or permit use of, trailer coach for living or sleeping purposes for more than 24 hours within city except in licensed trailer park.

A.B. 1838—GEORGE D. COLLINS AND OTHERS. (Mun. & C. G.) Amends Sec. 662, W. & I. C., re management and control of juvenile halls.

See digest of S.B. 684, apparently identical.

A.B. 1839—DOLWIG. (Jud.) Amends various Secs., C. C. P., re attachment and execution.

Requires all personal property capable of manual delivery, rather than such property in defendant's possession, be attached by taking it into custody.

Requires that officer attaching and taking possession of orders for withdrawal of money from banks and others, payable on demand, endorse such orders and present

them for payment. Provides for payment of such order by bank on others and protects them from liability.

Requires officer in attaching an occupied house trailer to place keeper in possession, notify occupants to vacate within 3 days, and evict occupants after that period.

Requires officer levying on personal property subject to mortgage to make demand on plaintiff for mortgage debt within 5 days after he ascertains property is mortgaged rather than after property is taken.

Increases value of house trailer exempt from execution or attachment from \$500 to \$2,500.

Requires person claiming exemption of property from execution or attachment to state his address in affidavit.

Requires person filing counter-affidavit to affidavit claiming exemption to show service on claimant.

A.B. 1840—DOLWIG. (Mun. & C. G.) Amends Secs. 4850-4854, incl. Lab. C., re workmen's compensation in case of city policeman or fireman member of State Employees' Retirement System.

Makes clarifying, non-substantive changes.

A.B. 1841—DOLWIG. (Mun. & C. G.) Amends Sec. 4850, Lab. C., re workmen's compensation in case of local members State Employees' Retirement System.

Extends provisions for leave of absence without loss of pay in lieu of disability payments, now applicable to city policeman or fireman, to employees of sheriff's office and inspector, investigator or detective in district attorney's office.

A.B. 1842—DOLWIG. (Trans. & C.) Adds Sec. 73.3, S. & H. C., re relinquishment of service roads or outer highways to local authorities.

See digest of S.B. 486, apparently identical.

A.B. 1843—DOLWIG. (Ed.) Adds Sec. 24412, Ed. C., re liability of school districts.

Provides school districts not liable for property damages or personal injury arising from negligence of district or employees while conducting community recreation programs or activities.

A.B. 1844—HOLLIBAUGH. (Rev. & Tax.) Adds Secs. 982.1, 4986.5, and 4986.6, R. & T. C., and Sec. 1028, Prob. C., re property taxation.

Makes various changes in law re assessment, cancellation, and collection of taxes on, and sale and probate proceedings relating to, property of decedents which has escheated or been distributed to State.

A.B. 1845—LINDSAY. (C., P., & P. W.) Amends Sec. 75, S. & H. C., re highway planning by California Highway Commission.

Authorizes commission to plan future highways and investigate effect of location of such highways upon cities and areas affected.

A.B. 1846—LINDSAY. (Mun. & C. G.) Amends Secs. 38707 and 38708, Gov. C., re zoning in cities, making no substantive change.

A.B. 1847—LINDSAY. (Mun. & C. G.) Adds Sec. 11005.6, Gov. C., re acquisition of real property by State agencies.

Provides that in addition to approval by Director of Finance, contracts for acquisition or hiring of real property for purposes of constructing buildings to house State agencies shall be referred to proper local legislative authority and approved by State Public Works Board. Not to apply to acquisition of property for highway purposes.

A.B. 1848—LINDSAY. (Mun. & C. G.) Amends Act 9178f, the State Water Resources Act, re financing of water projects.

Authorizes State Water Resources Board, if it finds that revenues to be derived from water project proposed by county, city and county, city, or district will be sufficient to repay cost of project with interest within 40 years, to construct project financed by sale of bonds payable solely from such revenue.

Requires board to fix rates and prescribes manner in which rates are to be fixed. Authorizes board to turn project over to county, city and county, city, or district for operation and maintenance after all bonds are retired.

A.B. 1849—LINDSAY. (G. E. & E.) Amends Act 9250, the Wildlife Conservation Act of 1947, to prohibit acquisition of property thereunder by eminent domain proceedings.

A.B. 1850—LINDSAY. (Trans. & C.) Amends Secs. 551, 553, 560.1, and 562, and repeals Sec. 561, Veh. C., re traffic rules.

Prohibits passing on right of vehicle which has stopped to yield right of way to driver making a left turn.

Requires driver of vehicle about to enter or cross a highway from alley, rather than from an alley not exceeding a width of 22 feet or any alley as may be defined by local ordinance, to stop and yield right of way to other vehicles and to pedestrians approaching so closely as to constitute immediate hazard, rather than to yield right of way to all vehicles approaching on said highway.

Requires driver of vehicle emerging from building or driveway and about to cross sidewalk or prolongation of sidewalk where view of sidewalk is obstructed to stop and yield right of way to any pedestrian approaching thereon.

Deletes provision requiring pedestrian to yield right of way to vehicles when he is crossing roadway at point where there is a pedestrian tunnel or overhead crossing and not using such tunnel or crossing.

Requires pedestrian crossing roadway or portion thereof, rather than crossing a roadway, at point other than within marked crosswalk or within unmarked crosswalk at intersection to yield right of way to vehicles.

A.B. 1851—LINDSAY. (Trans. & C.) Amends Sec. 525.1, Veh. C., to provide that requirement re driving in right hand lane of highway applies notwithstanding prima facie speed limits.

A.B. 1852—LINDSAY. (Jud.) Amends Sec. 585, and adds Sec. 585.5, Veh. C., re authority of officers.

Authorizes member of California Highway Patrol and local officers to remove vehicle from highway when it is left unattended or is illegally parked on highway in violation of local ordinance forbidding standing or parking and highway is posted for repairs or for use for other purposes and parking of vehicle would prohibit or interfere with such use.

Authorizes peace officer to stop and detain for inspection and investigation for as long as is reasonably necessary vehicle which he has reasonable cause to believe has been in accident involving death or personal injuries or involving property damage to an attended or unattended vehicle.

A.B. 1853—LINDSAY. (Trans. & C.) Amends Sec. 680, Veh. C., to authorize city police officers on duty for exclusive or main purpose of enforcing code provisions re traffic to stop and inspect vehicles re safe mechanical condition.

A.B. 1854—LINDSAY. (Jud.) Adds Sec. 737.5, Veh. C., re procedure after arrest of nonresident drivers of foreign vehicles.

Authorizes arresting officer, when arrested person is nonresident driving foreign vehicle and does not furnish satisfactory evidence of identity and address in State at which he can be located, to take arrested person immediately before magistrate. Provides that if magistrate is not available and arresting officer does not have authority or is not required to take person before magistrate by some other provision of law, arrested person shall be released from custody upon giving written promise to appear in court.

A.B. 1855—FLEURY. (Trans. & C.) Amends Sec. 678, Veh. C., re restrictions as to tire equipment, making no substantive change.

A.B. 1856—SILLIMAN, BROWN, AND HAGEN. (G. E. & E.) Amends and rennumbers various Secs. and amends Ch. heading, W. & I. C., re jurisdiction of Department of Mental Hygiene.

See digest of S.B. 1436, apparently identical.

A.B. 1857—MALONEY. (Ed.) Amends Sec. 20383 and adds Sec. 20383.5, Ed. C., re leaves of absence of state college employees.

See digest of S.B. 1492, apparently identical.

A.B. 1858—CONNOLLY AND MALONEY. (Jud.) Amends Sec. 2261, Civ. C., re investment of trust funds.

See digest of S.B. 877, apparently identical.

A.B. 1859—LIPSCOMB AND SMITH. (Ed.) Amends Secs. 5058 and 5105.1, and adds Sec. 5103.1, Ed. C., re state school building aid.

Requires transfer from State School Fund to Public School Building Loan Fund, rather than General Fund, of amounts deducted from apportionment as repayment for such aid.

Restricts application of money derived from premiums and accrued interest on school building bonds transferred from such loan fund to General Fund as reimbursement to such fund for principal and interest payable or paid from it on particular issue of school building bonds from sale of which such premium and accrued interest derived. Provides for transfer of certain money deposited in such loan fund to General Fund and application of such money as reimbursement to it for principal and interest paid or payable from it on earliest issue of school building bonds for which it has not been fully reimbursed by such transfer of funds.

A.B. 1860—LIPSCOMB AND SMITH. (Ed.) Amends Sec. 5103, Ed. C., re state school building aid.

Deletes provision for payment of interest on delinquent payments from State School Building Loan Fund to General Fund.

A.B. 1861—GRUNSKY. (Mil. Aff.) Amends Sec. 1260, M. & V. C., re leases of public building to veterans' associations.

Extends definitions of political subdivision and governing body, which may lease or acquire and lease lots or buildings to veterans' associations for purposes of such associations, to include districts or other local governmental agencies and their governing bodies.

A.B. 1862—GRUNSKY. (Mil. Aff.) Adds Sec. 18616, Ed. C., to authorize governing board of any school district to acquire, lease, or sublease property for not exceeding 20 years to a veterans' association for purposes of such association.

A.B. 1863—GRUNSKY AND COLLIER. (M. O. & M. L.) Adds various Secs., R. & T. C., re motor vehicle fuel tax on consumers.

Imposes motor vehicle fuel tax on consumers at same rate as motor vehicle fuel license tax and provides for collection through distributors and brokers. Allows credit to distributors and brokers against latter tax to extent former collected on same fuel. Provides for display of tax separately from price of fuel and prohibits representation that it will be assumed or absorbed by distributor or broker. Makes provision re administration by State Board of Equalization, and re receipts to consumers, penalties, and violations.

To take effect immediately, tax levy.

A.B. 1864—STANLEY. (Mun. & C. G.) Amends Sec. 37100, Gov. C., re powers of cities, making no substantive change.

A.B. 1865—STANLEY. (Mun. & C. G.) Amends Sec. 37113, Gov. C., re powers of cities, making no substantive change.

A.B. 1866—SAM L. COLLINS. (B. & C.) Amends Sec. 19433, B. & P. C., relating to compensation of the Secretary of the California Horse Racing Board.

Increases salary of the Secretary of the California Horse Racing Board from \$10,000 to \$12,000 per annum and makes appropriation to carry out such provision.

A.B. 1867—LINCOLN. (G. E. & E.) Amends Sec. 4102, Gov. C., re subletting of contracts for public works, making no substantive change.

A.B. 1868—BABBAGE. (Jud.) Amends Sec. 4530, Pen. C., making person sentenced for escape or attempted escape from state prison ineligible for parole.

A.B. 1869—BABBAGE. (Jud.) Amends Sec. 1191, Pen. C., extending from 20 to 21 days time for pronouncing judgment after plea or verdict of guilty.

- A.B. 1870—BURKHALTER, EVANS, AND McMILLAN. (M., O., & M. I.)
Amends Sec. 20840, B. & P. C., re regulation of the sale of gasoline.

Provides that when sign or label required to be attached to or painted upon containers for use in connection with "gasoline" such sign or label shall have in letters and numerals, plainly visible and not less than $\frac{1}{4}$ inch in height, octane rating of the gasoline.

- A.B. 1871—STANLEY. (Mun. & C. G.) Amends Sec. 6407, H. & S. C., to delete termination date of section which provides that sanitary districts, formed or proposed, are not subject to District Investigation Act of 1933.

- A.B. 1872—STANLEY. (Mun. & C. G.) Amends Act 9123, the County Water Works District Act.

Requires board of directors, in districts governed by board of directors instead of county board of supervisors, to appoint clerk to perform duties pertaining to district otherwise performed by clerk of board of supervisors.

- A.B. 1873—GAFFNEY AND OTHERS. (Ed.) Adds Sec. 24205.3, Ed. C., re the conferring of degrees by educational institutions.

Allows institution established before January 1, 1900, pursuant to Ch. 47, Stats. 1885, to confer degree of associate in arts, sciences, engineering, electricity or mechanics to persons completing 2 year course of study at institution.

- A.B. 1874—GAFFNEY, GEORGE D. COLLINS, AND BERRY. (G. E. & E.)
Amends various Secs., Lab. C., re Commission of Housing.

Provides for enforcement of provisions of State Housing Act and building laws and municipal and county building ordinances by Commission of Housing, rather than state tenement and building laws and municipal ordinances. Amends various provisions to conform.

- A.B. 1875—GAFFNEY AND OTHERS. (G. E. & E.) Adds Ch. 6, Div. 7, Title 1, Gov. C., re border information bureaus.

Requires Division of Highways in Department of Public Works to establish border information bureau and install information stations near border and along interstate highways leading into State for dissemination of information concerning State to visitors.

Specifies qualifications of personnel of bureau and provides for duties of bureau. Appropriates unspecified sum to division to carry out this chapter.

- A.B. 1876—ROSENTHAL AND EVANS. (Pub. H.) Adds Sec. 2173.5, B. & P. C., relating to educational qualifications for a physician's and surgeon's certificate.

Provides that completion any course of instruction required by provisions relating to qualifications for physician's and surgeon's and other certificates shall be complied with if school has been approved by Board of Medical Examiners at time application is filed. Present law requires school to be approved by board at time of completion of course of instruction.

- A.B. 1877—HOLLIBAUGH. (Mun. & C. G.) Amends Secs. 43610, 43627, and 43628, Gov. C., re city municipal improvement bonds.

Authorizes interest on such bonds for first year to be made payable at end of such year rather than semiannually.

Requires city to sell such bonds through sealed bid procedure.

Requires premiums and accrued interest received from sale of bonds to be used for payment of principal and interest on the bonds.

Authorizes use of proceeds of sale of bonds for payment of principal of and interest on bonds when improvement is completed.

- A.B. 1878—STEWART. New act, re disposition of revenues from tide and submerged lands.

Confirms stipulation by Attorney General of California and United States Attorney General in United States v. California and authorizes disposition of tide

land revenues as provided in stipulation. Authorizes State Lands Commission to extend or modify stipulation.

Pending final determination of status of tide lands and rights to revenues therefrom, provides that money received between June 23, 1947 and September 30, 1950 shall be held in special deposit fund in State Treasury. Money received thereafter shall be transferred quarterly to Treasurer of United States by warrant payable to national bank in this State to be held in trust until right thereto is finally determined.

Permits use of specified sums by State Lands Commission and United States Geological Survey for expenses in connection with tide and submerged lands.

Appropriates revenues from tide and submerged lands to carry out act.

(Chapter 7, Statutes of 1951, approved January 30, 1951, in effect immediately.)

A.B. 1879—STEWART. (G. E. & E.) Repeals Ch. 7, Div. 3, adds Ch. 7, Div. 3, B. & P. C., re registration and regulation of professional engineers.

Defines professional engineer and creates in Department of Professional and Vocational Standards, State Board of Registration for Civil and Professional Engineers and prescribes its powers and duties.

Requires registration with board of professional engineers and engineers-in-training. Entitles registrant to take and use title "professional engineer" and also title of branch of professional engineering registered under.

Defines civil engineering and sets forth scope of practice of civil engineering under the chapter and authorizes board to determine scope of practice of all other branches.

Prescribes qualifications and required study for applicants for registration as professional engineers, and fees for registration.

Provides for regulation and disciplining of registrants, including revocation and suspension of certificates, defines offenses against chapter and prescribes punishment therefor.

A.B. 1880—McCARTHY. (Soc. Wel.) Adds Sec. 1508, W. & I. C., re aid to needy children.

Makes it misdemeanor for payee of aid warrant, in cases where aid granted by reason of absence of parent of needy child, to fail to give notice within 15 days of return of absent parent, and makes payee liable on failure to give notice for subsequent payments.

A.B. 1881—McCARTHY. (Soc. Wel.) Amends Sec. 1500, W. & I. C., to declare persons defined as needy children shall not be deemed to be in existence prior to their birth.

A.B. 1882—McCARTHY. (G. E. & E.) Adds Sec. 7123, B. & P. C., re regulation of contractors.

Makes a cause for disciplinary action, operation of licensee as contractor beyond scope of classification or classifications in which he is listed.

A.B. 1883—McMILLAN. (Rev. & Tax.) Amends Secs. 8354 to 8357, inclusive, R. & T. C., and Ch. 1465, Stats. 1949, re apportionment to counties of unrefunded aircraft motor vehicle fuel taxes for aviation and airport purposes.

Changes apportionments and procedure therefor from quarterly to annual basis as to taxes paid on or after January 1, 1952. Eliminates provision terminating apportionment provisions on 91st day after adjournment of 1951 Session of Legislature.

A.B. 1884—McMILLAN. (F. & G.) Adds Sec. 786.1, F. & G. C., re lobsters. Prohibits importation of lobsters from Mexico during closed season.

A.B. 1885—McMILLAN. (G. E. & E.) Amends Secs. 1624 and 1631, adds Sec. 1633.5, Lab. C., re employment agencies.

Prescribes maximum fee which employment agency may charge at not to exceed 10 percent of first month's wages.

Requires employment agency to pay cost of transportation to place of employment when fee is accepted from applicant.

A.B. 1886—MEYERS. (Fin. & Ins.) Amends Sec. 271, Bk. C., re assessments upon national banks.

Changes basis for assessment by Superintendent of Banks from 1 percent of the value of the funds, to 1 percent of the amount, required to be deposited with State Treasurer.

Deletes amount of reserve accounts allocated to trust operations from basis on which assessment is based.

A.B. 1887—MEYERS. (Fin. & Ins.) Amends Sec. 3370, Bk. C., re loans to corporate officers.

Deletes director from designated officers to which bank is prohibited from making loans.

A.B. 1888—MEYERS. (Fin. & Ins.) Amends Sec. 753, Bk. C., re investments in bank premises, making no substantive change.

A.B. 1889—MEYERS. (G. E. & E.) Appropriates unspecified amount for payment of overtime performed by employees of Department of Employment prior to June 9, 1948.

A.B. 1890—MEYERS. (G. E. & E.) Repeals Sec. 232, Bk. C., to delete requirement that deputies and examiners take constitutional oath of office.

A.B. 1891—KELLY. (Ed.) Amends, adds and repeals various Secs., Ed. C., re public school sites.

See digest of S.B. 669, apparently identical.

A.B. 1892—KELLY. (Ed.) Amends Secs. 1593, 2561, and 2802, Ed. C., re formation of school districts.

See digest of S.B. 668, apparently identical.

A.B. 1893—WATERS. Adds Sec. 5620.5, Elec. C., re grounds for challenge.

Provides that grounds for challenges on basis of residence within county or precinct shall not apply to person registered as elector in any California county and removed therefrom to another county within 90 days prior to election.

A.B. 1894—McGEE. (F. & G.) Amends Secs. 867 and 868, F. & G. C., re yellowtail, barracuda, and white sea bass.

Prohibits possession or delivery to California ports of yellowtail, barracuda, or white sea bass taken south of boundary between United States and Mexico, aboard boats carrying or using purse seine or round haul nets.

A.B. 1895—McGEE, FLEURY, AND DOLWIG. (Jud.) Amends Sec. 487, Pen. C., re grand theft.

Provides taking property or labor of value exceeding \$500, rather than \$200, constitutes grand theft.

A.B. 1896—CONDON. (Jud.) Adds Sec. 865.1, Pen. C., re preliminary examinations in criminal matters.

Prohibits defendant from being called as prosecution witness, or from being examined or cross-examined by magistrate or prosecution at such examinations unless represented by counsel.

Provides testimony received in violation thereof is inadmissible and requires release and no further prosecution of defendant called to testify in violation thereof.

A.B. 1897—PARKER. (Jud.) Adds Sec. 402, Pen. C., re electrified fences.

Makes it misdemeanor to maintain in residential area electrified fence carrying voltage in excess of state or local law, and a felony if injury or death results.

A.B. 1898—BABBAGE. (W. & M.) Claim bill. \$325. B. C. Jost.

A.B. 1899—LINDSAY. (C., P., & P. W.) Adds Sec. 146, S. & H. C., re service roads in connection with freeways.

Requires service roads to be planned as part of state freeways, except where Highway Commission finds unnecessary, such roads to be part of state highway.

To become operative within unspecified number of years after section takes effect.

A.B. 1900—SAM L. COLLINS. (W. & M.) Claim bill. \$64,000. Charles E. Cooper.

A.B. 1901—KLOCKSIEM AND MCGEE. (G. E. & E.) Adds Sec. 2508, W. & I. C., re work relief projects for persons receiving county aid to indigents.

Provides that work relief projects for indigents required to work to help rehabilitate themselves, consisting of repairing or maintaining any shipping facility or public building, shall not be subject to competitive bidding provisions required for work on public structures.

In counties with purchasing agent, such agent may purchase materials and supplies for these projects without limit or other formalities as required by law.

A.B. 1902—MALONEY. (G. E. & E.) Adds Pt. 10, Div. 3, Title 2, Gov. C., re creation of Commission on Political and Economic Equality.

Creates such commission of 9 members appointed by Governor with consent of Senate for staggered 4 year terms. Members will receive no compensation other than reimbursement of actual expenses.

Requires commission to conduct hearings, call conferences, make studies, and develop a program, relative to combating discrimination against minority groups in the political and economic field, and developing better understanding between groups.

Requires commission to report annually to Governor and to each legislative session with respect to discriminatory practices and need for remedial legislation.

Provides for executive secretary, appointed by Governor, who is executive officer for administration of this part, with power to appoint necessary employees pursuant to the civil service laws.

Provides that commission with approval of Director of Finance shall fix salary of the executive secretary.

Requires state officers and employees, and state agencies and political subdivisions, to cooperate with commission. Appropriates \$50,000.

A.B. 1903—MALONEY. (Mun. & C. G.) Amends Act 8961, re availability of appropriation for acquisition of temporary and emergency housing facilities for veterans and families of service men.

Extends period of availability for encumbrance of funds under applications heretofore made from December 31, 1951 to December 31, 1953, and also extends appropriation for payment of such encumbrance and for administration for additional 2 years.

A.B. 1904—GUBSER. (Agr.) Adds Sec. 1104.2, Ag. C., re eggs.

See digest of S.B. 285, apparently identical.

A.B. 1905—SAM L. COLLINS. (F. & G.) Amends Sec. 54, F. & G. C., re game management areas.

Fixes season for taking pheasants in game management areas as entire period from November 1st to January 31st, inclusive.

A.B. 1906—FLEURY. (Jud.) Amends Sec. 5511 and adds Sec. 5512.5, W. & I. C., granting sexual psychopaths same right to jury trial as mentally ill, after being committed for placement in state hospital.

A.B. 1907—ERWIN, HINCKLEY, AND BUTTERS. (F. & G.) Adds Art. 3, Ch. 1, Pt. 1, Div. 4, F. & G. C., re reciprocal licenses.

Provides for issuance of reciprocal licenses by State of California and State of Arizona which shall be valid in either state.

Provides that such licenses shall be issued only under provisions of compact between said states ratified by Congress.

A.B. 1908—ERWIN, HINCKLEY, AND BUTTERS. (F. & G.) New act, re reciprocal hunting and fishing licenses.

Directs Governor to execute compact with Arizona. Provides that form and content of compact shall be as provided in section (unspecified), and that participation of California in said compact shall terminate as may be later provided by law.

A.B. 1909—LEVERING. (Soc. Wel.) Repeals Sec. 1507, W. & I. C., to delete section calling for liberal construction of provisions for aid to needy children in order to effect objects and purposes of provisions.

A.B. 1910—LEVERING. (Soc. Wel.) Repeals various Secs., W. & I. C., to delete sections calling for liberal construction of provisions for aid to aged, needy children, needy blind, and partially self-supporting blind.

A.B. 1911—KELLY. (Jud.) Adds Sec. 502.5, Veh. C., re impounding of vehicles of persons convicted of driving while under the influence of intoxicating liquor.

When person is convicted of driving while under influence of intoxicating liquor with respect to vehicle of which he is owner, authorizes court, at time sentence is imposed, to order vehicle impounded for not to exceed 6 months for 1st conviction and not to exceed 12 months for 2d or subsequent conviction. Provides cost of keeping such vehicle shall be a lien thereon and makes lien provisions of code applicable.

Requires release of such vehicle to legal owner upon filing of affidavit that chattel mortgage, conditional sale contract, or lease contract is in default and upon payment of accrued cost of keeping such vehicle.

A.B. 1912—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 20130, Gov. C., re rates of contribution of members of State Employees' Retirement System.

Prohibits board of administration from making any revision in members' rates of contribution prior to June 30, 1954.

A.B. 1913—MOSS AND FLEURY. (G. E. & E.) Amends Secs. 11020 and 11021, Gov. C., re operation of state offices on Saturdays.

Provides that state offices, except as otherwise provided by law, shall be open Monday to Friday from 9 a.m. to 5 p.m. If Governor determines state agency, division, branch, or office performs essential public service relating to health and safety and that it should be open, it may be kept open on such other days as agency may deem necessary.

A.B. 1914—SHERWIN. (G. E. & E.) Amends Sec. 1722, W. & I. C., increasing salaries of Youth Authority members from \$10,000 to \$12,000.

A.B. 1915—SHERWIN. (G. E. & E.) Amends Sec. 5076, Pen. C., increasing salaries of Adult Authority members from \$10,000 to \$12,000.

A.B. 1916—MCCOLLISTER. (Mun. & C. G.) Adds Secs. 31026, 31027, 31028, and 31029, Wat. C., re county water districts.

Authorizes districts, by ordinance, to restrict use of district water during emergency caused by drought or other threatened or existing water shortage. Prescribes manner of adopting ordinances and makes violation misdemeanor.

To take effect immediately, urgency measure.

A.B. 1917—GEDDES. (Fin. & Ins.) Amends Act 986, the Building and Loan Association Act, re loans upon real property, making no substantive change.

A.B. 1918—GEDDES. (Fin. & Ins.) Amends Act 986, the Building and Loan Association Act, re withdrawals.

Permits certificates to state that right of withdrawal is subject to provisions of the Building and Loan Association Law governing withdrawals as alternative to reference to Article 6 of act.

A.B. 1919—GEDDES. (Fin. & Ins.) Amends Act 986, the Building and Loan Association Act, re restrictions on building and loan business, making no substantive change.

A.B. 1920—GEDDES. (Fin. & Ins.) Amends Act 5825, the Personal Property Brokers Act, re taking of chattel mortgages.

Permits taking and using of chattel mortgage by licensee to secure repayment of sums advanced or expenditures made for borrower subsequent to execution of such mortgage.

- A.B. 1921—BUTTERS AND OTHERS. (Rev. & Tax.) Adds Art. 4, Ch. 4, Pt. 10, Div. 2, R. & T. C., re personal income tax.

Defines net operating loss and provides for carry-over of such loss in any taxable year as deduction in computing income for 2 succeeding taxable years, prescribing method of computing loss and deductions.

- A.B. 1922—BUTTER AND OTHERS. (Rev. & Tax.) Amends Sec. 17305, R. & T. C., re deductions for personal income tax.

Permits taxes and assessments levied by irrigation districts and by other districts on ad valorem basis for same general purposes to be deducted in computing net income. Prohibits deduction of assessments, as well as taxes, assessed against local benefits of type tending to increase value of property.

- A.B. 1923—WATERS. (Elec. & Reap.) Amends Secs. 1402, 1404, and 11001, Elec. C., re initiative, referendum, and recall petitions.

Provides that there shall be but one signature on each page and that county clerk may disassemble sections for purpose of checking signatures. Prescribes form of signature pages and provides that all such pages within same section shall bear same serial number.

- A.B. 1924—WATERS. (Elec. & Reap.) Amends Secs. 1402, 1404, and 11001, Elec. C., re initiative, referendum and recall petitions.

Same as A. B. 1923 but also applies to initiative measures presented to Legislature.

- A.B. 1925—CONDON. (Mun. & C. G.) New act, establishing judicial district consisting of Townships 3 and 4 in Contra Costa County.

- A.B. 1926—CONDON. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Provides that County of Contra Costa shall constitute 6th Congressional District.

- A.B. 1927—CONDON. (Elec. & Reap.) Adds Secs. 492 and 493, Gov. C., re apportionment of Assembly Districts.

Provides that all that portion of County of Contra Costa comprising Cities of San Pablo, Richmond, and El Cerrito shall constitute 10th Assembly District.

Provides all of County of Contra Costa not included in 10th Assembly District shall constitute 11th Assembly District.

- A.B. 1928—DOYLE. (C. S. & S. P.) Amends and adds various Secs., Gov. C., re status of local motor coach operators in State Employees' Retirement System.

Changes local motor coach operators, defined as officers and employees of contracting agencies whose principal duties are active operation of motor coach, from category of local miscellaneous members to category of local safety members, giving them same status and rights as local policemen and local firemen.

- A.B. 1929—HAHN. (Ed.) Adds Sec. 14637.1, Ed. C., re payment of State Teachers' Retirement System benefits.

Permits retiring member to elect that if he dies before he receives all retirement benefits payable upon retirement for service, balance of such benefits shall be paid to his surviving spouse for life, if such spouse has attained age 55 at date of death of member; and if none, to surviving parent or parents for life, if such parent or parents has or have attained age 55 as of date of death of member; and if none, to estate of member.

- A.B. 1930—BURKHALTER. (Mil. Aff.) Adds Ch. 7, Div. 4, M. & V. C., re veteran benefits for merchant seamen and members of United States Maritime Service.

Provides that whenever credits, benefits, or privileges are conferred upon veterans by any law and term "veteran" is defined to include only persons who served in armed forces of United States during specified periods, said term shall also include persons who were employed as merchant seamen or were members of United States Maritime Service during such periods.

A.B. 1931—COATS. (G. E. & E.) Adds Sec. 5003.1, P. R. C., re roadside parks.
 Authorizes establishment and maintenance of roadside parks by State Park Commission in cooperation with Department of Public Works, and appropriates unspecified sum therefor.

A.B. 1932—COATS. (G. E. & E.) Adds Sec. 5003.2, P. R. C., re riverside parks.
 Authorizes establishment and maintenance of riverside parks by State Park Commission in cooperation with Department of Public Works, and appropriates unspecified sum therefor.

A.B. 1933—EVANS. (G. E. & E.) Amends Secs. 14293 and 25452, Gov. C., re bids for public works projects.

Requires bids for projects under State Contract Act to be for entire project.

Requires advertisement for bids for construction, alteration, or repair of certain county buildings to specify bids shall be for entire project.

A.B. 1934—HENDERSON AND COATS. (G. E. & E.) New act, creating State Commerce Commission.

Provides for 5-man commission appointed by Governor, serving without compensation, to collect, correlate, and make available information re public resources and the development and utilization thereof. Appropriates unspecified sum.

A.B. 1935—BECK. (Elec. & Reap.) Adds Sec. 492, Gov. C., re apportionment of Assembly Districts.

Continues present apportionment.

A.B. 1936—BECK. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Continues present apportionment.

A.B. 1937—BECK. (Ed.) Amends Sec. 5032, Ed. C., re state school building aid.
 Makes amount of state school building apportionment improperly expended by district or which exceeds final cost of project repayable from money in county treasury available to district for that purpose, rather than from emergency school building fund of district in county treasury.

A.B. 1938—BECK. (Jud.) Amends Sec. 1952, C. C. P., to delete requirement that court order for disposal of depositions or exhibits be entered in minutes.

A.B. 1939—BROWN. (G. E. & E.) Adds Secs. 11007.5 and 11030.5, Gov. C., re travel on state business.

Authorizes state agency to insure against injury or death, officer or employee flying in nonscheduled civil aircraft.

Authorizes state officers and employees to fly in nonscheduled civil aircraft as passengers or crew members.

A.B. 1940—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends various Secs., C. C. P., re place of trial in civil actions.

See digest of S.B. 604, apparently identical.

A.B. 1941—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Adds Sec. 196.2, C. C. P., re fees and mileage of jurors.

Fixes \$5 as minimum daily fee for grand jurors and superior and municipal court trial jurors.

Fixes minimum mileage for jurors at 10 cents per mile both ways except in San Francisco.

A.B. 1942—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 3904, fixing minimum mileage of superior court judges traveling on assignment at 7 cents per mile both ways.

A.B. 1943—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Amends Act 3904, re mileage of superior court judges traveling on assignment.

Directs Judicial Council to fix such mileage at not less than 7 cents per mile both ways.

A.B. 1944—BROWN, ROSENTHAL, AND MUNNELL. (Jud.) Adds Sec. 736c, Pol. C., re superior court judges' salaries.

Fixes salaries dependent upon class of county at \$15,000, \$12,000, and \$10,000 respectively.

Requires State to pay $\frac{1}{2}$ such salaries but not less than \$6,000.

A.B. 1945—BROWN AND ROSENTHAL. (Jud.) Amends Secs. 736 and 736a, Pol. C., re salaries of justices.

Increases salary of Chief Justice of Supreme Court from \$17,000 to \$25,000; of associate justices, from \$16,000 to \$22,500; and of justices of district courts of appeal, from \$15,000 to \$18,500.

A.B. 1946—BROWN AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

See digest of S.B. 892, apparently identical.

A.B. 1947—BROWN. (Trans. & C.) Amends Secs. 44 and 44.1, Veh. C., to include as an authorized emergency vehicle a publicly owned vehicle used by a deputy constable in responding to emergency calls or in traffic patrol duty and a privately owned vehicle, under certain conditions, when used by said officer for these purposes.

A.B. 1948—BROWN. (Jud.) Amends Sec. 1203b, Pen. C., and Sec. 826.5, W. & I. C., re minor offenders and probation in misdemeanor cases.

Permits any judge, instead of one appointed referee by juvenile court, to deal with minor misdemeanor offenders in manner specified.

Requires person granted probation summarily on misdemeanor charge to report to court only, unless otherwise ordered.

A.B. 1949—BROWN. (Fin. & Ins.) Amends Sec. 1851, Ins. C., re rates and rating organizations.

Excepts insurance from provisions relating to rates and rating organizations.

A.B. 1950—ELLIOTT AND GEORGE D. COLLINS. (Jud.) Repeals Ch. 8, Div. 4, Title 1, Gov. C., re oath or affirmation of allegiance for civil defense workers and public employees.

A.B. 1951—CROWLEY. (Trans. & C.) Adds Sec. 170, Veh. C., to authorize issuance to amateur radio station operators of special plates to be affixed to regular license plates and to display their radio stations' call letters, and to authorize charging of additional fee by Department of Motor Vehicles for said plates.

A.B. 1952—MOSS. (Jud.) Adds 171c, Civ. C., re management of community property.

See digest of S.B. 1595, apparently identical.

A.B. 1953—MOSS, FLEURY, AND STANLEY. (Soc. Wel.) Appropriates unspecified sum to Superintendent of Public Instruction for apportionment to school districts for excess cost of educating and transporting mentally handicapped minors during 1951-1952 Fiscal Year.

A.B. 1954—MOSS, FLEURY, AND STANLEY. (Soc. Wel.) Adds Ch. 12, Div. 4, Ed. C., re education of mentally handicapped minors.

Requires governing board of elementary or unified school district to provide for education and training of mentally handicapped minors between ages of $5\frac{1}{2}$ and 21, living in district, in special classes maintained by district or by contract with another district or county superintendent of schools. Provides for appeal by parents of such minors to county superintendent of schools concerning adequacy of education provided by district in which minor lives. Requires teachers of special classes to hold valid credential for education and training of mentally retarded minors. Requires Department of Education to establish minimum standards for special schools and classes.

Requires Superintendent of Public Instruction to allow to districts excess costs of education and transportation of such minors, not to exceed \$200 per unit of average daily attendance for each purpose.

A.B. 1955—MORRIS. (Trans. & C.) Amends Sec. 694, Veh. C., re width of vehicles and loads.

Authorizes motor coaches and busses operated under the jurisdiction of the Public Utilities Commission, rather than by common carriers of passengers for hire, in urban or suburban service to have maximum outside width not exceeding 104 inches, but only when approved by said commission for use on routes designated by it. Redefines urban and suburban service.

Deletes obsolete provision re width of vehicles registered in State prior to August 31, 1923.

A.B. 1956—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability benefit plans.

Deletes from conditions necessary to approval of voluntary plan requirement that employer or employers agree to participate, and make and transmit required deductions. Authorizes election of new voluntary plan.

A.B. 1957—MORRIS. (Fin. & Ins.) Amends Sec. 10202, Ins. C., re group life insurance.

Authorizes issuance of group life insurance under policy where employees pay premium.

Requires that such group policy covering public or private employees contain provision requiring employer to equitably distribute any contribution or dividend return or premium refund or adjustment received in excess of his contribution.

A.B. 1958—FLEURY. (G. E. & E.) Amends Ch. 1051, Stats. 1947, re disposition of property used for California Institution for Women near Tehachapi.

Deletes provision providing for sale of property and provides it shall be used by Department of Corrections as farm type correctional institution for minimum security adult male prisoners.

A.B. 1959—FLEURY. (C. S. & S. P.) Amends Sec. 20016, Gov. C., re State Employees' Retirement System in respect to prison members.

Expands definition of prison member to include all members appointed by Director of Corrections, rather than those so appointed who are employed in State prisons. Provides that except as otherwise expressly provided, provisions applicable to State miscellaneous members apply to prison members.

A.B. 1960—STEWART AND BURKE. (Mun. & C. G.) Amends various Secs., H. & S. C., re county sanitation districts.

Authorizes districts to construct, operate and maintain works for reclamation of water from sewage and industrial waste, as well as a sewerage system and sewage disposal or treatment plant or refuse collection and disposal system.

A.B. 1961—PORTER, EVANS, AND HOLLIBAUGH. (Pub. H.) Amends Sec. 6509, B. & P. C., re closing of barber shops and colleges for inspection.

Requires Sunday and holiday closing of barber shops and colleges for maintenance of effective inspection by State Board of Barber Examiners. Provides permits to members of sects observing day other than Sunday as Sabbath for shop or college to remain open on Sunday. Provides for contents, issuance, and duration of permits.

Authorizes employment of necessary inspectors to inspect shops or colleges permitted to operate on Sunday.

A.B. 1962—MUNNELL, KILPATRICK, AND ROSENTHAL. (P. U. & C.) Amends Act 6386, Public Utilities Act, re regulation of rates by Public Utilities Commission.

See digest of S.B. 1505, apparently identical.

A.B. 1963—MUNNELL, KILPATRICK, AND ROSENTHAL. (P. U. & C.) Amends Act 5129a, Highway Carriers' Act, re rates of common carriers and other carriers.

See digest of S.B. 1504, apparently identical. •

A.B. 1964—HAWKINS. (Pub. H.) Amends Sec. 2173, B. & P. C., re admission of applicants to medical examinations.

Provides that Board of Medical Examiners shall admit every applicant to examination who is resident of State and has completed resident course of professional instruction in school approved subsequent to 1941 but not approved at time the course was completed.

A.B. 1965—HAWKINS. (C. S. & S. P.) Amends Secs. 9359 and 9359.1, Gov. C., re retirement of members of Legislature.

Qualifies for retirement under Legislators' Retirement System any member of Legislature, regardless of age, who is entitled to be credited with 14 or more years of service (in addition to those entitled to be credited with 20 or more years of service, and those who have attained age 63 and are entitled to be credited with 1 or more years of service). Provides that retirement allowance of member entitled to credit for 14 or more years, but less than 20 years, of service is annual amount equal to 60% of allowance computed as for other members, increased by additional 5% of such amount for each additional year of service over 14 but not exceeding 20 years.

A.B. 1966—HAWKINS. (C. S. & S. P.) Amends Secs. 9359 and 9359.1, Gov. C., re retirement of members of Legislature.

Qualifies for retirement under Legislators' Retirement System any member of Legislature, regardless of age, who is entitled to be credited with 15 or more years of service (in addition to those entitled to be credited with 20 or more years of service, and those who have attained age 63 and are entitled to be credited with 1 or more years of service). Provides that retirement allowance of member entitled to credit for 15 or more years, but less than 20 years, of service is annual amount equal to 75% of allowance computed as for other members, increased by additional 5% of such amount for each additional year of service over 15 but not exceeding 20 years.

A.B. 1967—HAWKINS. (F. & G.) Amends Sec. 428, F. & G. C., re sporting fishing licenses.

Decreases fee charged to person over age of 16 years, not citizen of United States, for sporting fishing license from \$25 to \$10.

Becomes operative with issuance of 1951 fishing licenses.

A.B. 1968—HAWKINS. (Rev. & Tax.) Adds various Secs. R. & T. C., re Department of Revenue.

Creates Department of Revenue to collect major state tax revenues. Creates Board of Tax Appeals to hear and determine all appeals from rulings of state officers re rate, amount, or legality of any such state tax or license fee.

A.B. 1969—MEYERS. (Mun. & C. G.) New act, re improvement of Font Boulevard in San Francisco.

See digest of S.B. 1464, apparently identical.

A.B. 1970—LYON, LEVERING, AND WATERS. (Mun. & C. G.) Amends Sec. 713, Veh. C., re powers of cities to reduce weight limits on state highways.

Deletes provision prohibiting cities from reducing weight limits on state highways, but requires ordinance reducing weight limits on any highway not under exclusive jurisdiction of the city or on state highway to be submitted to and approved in writing by Department of Public Works before it is effective.

A.B. 1971—DOLWIG. (Mun. & C. G.) Amends Act 5215, the Municipal Improvement Act of 1913, re special assessment proceedings.

Deletes requirement that city or county must consent to assessment of lands in its jurisdiction, when proceedings instituted pursuant to act.

Establishes alternative procedure for constructing improvements where other agency contributes labor, material, or supplies, or portions thereof, and under procedure no bids are necessary.

Deletes reference to applicability of Special Assessment Investigation, Limitation and Majority Protest Act of 1931, and provisions of Improvement Act of 1911 applicable to establishment of grades.

Permits exterior boundaries of assessment district to be specified as in Improvement Act of 1911.

Permits legislative body to make changes in proceedings upon notice and hearing. To take effect immediately, urgency measure.

A.B. 1972—DOLWIG. (Mun. & C. G.) Adds Art. 5.5, Ch. 3, Pt. 3, Div. 5, H. & S. C., to authorize issuance of bonds for benefit of areas annexed to county sanitation districts and provide for equalization of taxation in such areas.

To take effect immediately, urgency measure.

A.B. 1973—DOLWIG. (Mun. & C. G.) Amends Sec. 4845.22, H. & S. C., re county sanitation districts.

Makes calling of withdrawal election permissive, rather than mandatory, when 25 percent of electors in territory petition board therefor. Requires board of directors to hold hearing on petition and permits board to call election if it finds that withdrawal will not interfere with construction and operation of sewage system in balance of district and that territory sought to be withdrawn will not be benefited by remaining in district.

To take effect immediately, urgency measure.

A.B. 1974—DOLWIG. (Mun. & C. G.) Repeals Secs. 4770 and 6540, H. & S. C., authorizing county sanitation and sanitary districts to order construction of sewers and appurtenances in streets, highways and public places and assess cost on fronting lands or on a special district.

A.B. 1975—DOLWIG. (Mun. & C. G.) Amends Act 5736, re overflow districts.

Authorizes board of trustees to provide mode and manner of assessing, correcting, and equalizing assessments for purpose of levying and collecting district taxes.

Authorizes county board of supervisors to transfer out of county funds not immediately needed for county purposes, money for district use if district is organized in year too late to levy special tax. Provides for repayment of funds to county.

To take effect immediately, urgency measure.

A.B. 1976—DOLWIG. (Mun. & C. G.) Amends Act 2202, the Drainage District Act of 1903.

Authorizes board of directors to provide mode and manner of assessing, correcting, and equalizing assessments for purposes of levying and collecting district taxes.

Authorizes county board of supervisors to transfer money out of county funds not immediately needed for county purposes, for district use if district is organized too late in year to levy special tax. Provides for repayment of funds to county.

To take effect immediately, urgency measure.

A.B. 1977—DOLWIG. (Mun. & C. G.) Amends Sec. 6494, H. & S. C., to provide that no assessor shall be elected if sanitary district uses county assessment roll for district taxation.

A.B. 1978—DOLWIG. (Mun. & C. G.) Amends Sec. 6880, H. & S. C., re sanitary districts.

Provides that order of district board describing boundaries of contiguous territory proposed to be annexed where annexation petition is signed by owners of 75 percent of territory's assessed value, is conclusive evidence of fact and regularity of all prior proceedings of every kind required by law and of facts recited in order.

A.B. 1979—DOLWIG. (Mun. & C. G.) Amends Sec. 6780, H. & S. C., to change date of election of officers of sanitary districts from 1st Monday after 2d Tuesday in September, to 1st Tuesday after 1st Monday of November in each even-numbered year.

A.B. 1980—DOLWIG. (Ind. R.) Amends Secs. 3202, 4053, 5705, 5708, and 5709, Lab. C., re workmen's compensation.

Excepts from general rule of liberal construction provisions on burden of proof and proceedings before Industrial Accident Commission.

Bars employee's right to disability payments accruing during period he fails or refuses to submit to medical examination requested by employer.

Provides for establishing by substantial preponderance of evidence the burden of proof resting on party in compensation proceeding.

Permits admission in such proceeding of evidence inadmissible by common law rules, after showing by preponderance of evidence admissible by such rules that evidence of like character is unavailable to establish material fact.

A.B. 1981—DOLWIG. (P. U. & C.) Amends Act 6386, Public Utilities Act, re separation of grades at railroad crossings.

See digest of S.B. 1206, apparently identical in effect.

A.B. 1982—ROSENTHAL AND MUNNELL. (Jud.) Amends Sec. 26529, Gov. C., clarifying provisions relating to duties of county counsel.

A.B. 1983—ROSENTHAL AND OTHERS. (Jud.) Amends Sec. 271, and adds Sec. 271.3, Veh. C., re negligent operators of motor vehicles.

Deletes authority of Department of Motor Vehicles to refuse to issue operator's or chauffeur's license if it determines person is negligent or incompetent operator of motor vehicle.

Provides that person who is negligent operator (i.e., having 4 or more convictions re safe driving within 12 months, 6 or more within 24 months, or 8 or more within 36 months) is guilty of misdemeanor. Authorizes department to file complaint in court in county in which said person resides, and authorizes court to suspend driving privileges of said person for such period as may be deemed proper in addition to imposing fine, imprisonment, or probation. Requires court to inquire into substance and gravity of prior convictions before imposition of sentence or suspension of driving privileges.

A.B. 1984—DUNN. (Rev. & Tax.) Adds, amends and repeals various Secs., Ed. C. and R. & T. C., re public school system.

Puts state support for schools on basis of current average daily attendance rather than that of preceding fiscal year. Increases basic state aid from \$90 to \$97 per unit of average daily attendance. Increases amount under foundation programs and maximum tax necessary to qualify. Liberalizes allowances for transportation and purchase of school busses and transportation of physically handicapped. Revises method of computing average daily attendance.

Imposes on wholesaler tax of 2 cents on each package of cigarettes, proceeds to be deposited in General Fund and used for support of public education. Tax to be administered by State Board of Equalization.

To take effect immediately, urgency measure.

A.B. 1985—DUNN, GEDDES, AND PORTER. (Ed.) Repeals, adds and amends various Secs., Ed. C., re public school system.

See digest of A.B. 1984, apparently identical except for cigarette tax provisions contained in A.B. 1984.

A.B. 1986—DUNN, GEDDES, AND PORTER. (Ed.) Amends Secs. 7021, 7061, 7075, 7085, and 7165, Ed. C., increasing basic state aid for schools from \$97 to \$100 for each unit of average daily attendance.

To take effect immediately, urgency measure, becomes operative only if A.B. 1985 is adopted.

A.B. 1987—DUNN AND OTHERS. (Ed.) Repeals Secs. 6711.5 and 6905 and adds Sec. 6905, Ed. C., to make 175 days the divisor for computation of average daily attendance in districts maintaining school 175 days or more.

To take effect immediately, urgency measure, operative only if A.B. 1985 is adopted.

A.B. 1988—DUNN AND OTHERS. (Ed.) Amends, adds and repeals various Secs., Ed. C., and W. & I. C., re schools.

Reenacts without substantive change existing provisions necessary for operation of school apportionment program which expire June 30, 1951.

To take effect immediately, urgency measure.

A.B. 1989—LYON. (Rev. & Tax.) Amends Sec. 6487, R. & T. C., re deficiency determinations for sales and use taxes.

Requires in cases of fraud, evasion, failure to make return, and increase in determination before latter becomes final that notices of determination be mailed within 8 years after last day of calendar month following quarterly period for which deficiency is determined, in place of absence of time limitation in such cases as at present.

To take effect immediately, tax levy, operative July 1, 1951.

A.B. 1990—LYON. (Rev. & Tax.) Amends Secs. 6005, 6070, 6702, 6777, and 7056, R. & T. C., re sales and use tax.

Makes various changes in law re definition of persons subject to tax, revocation of sellers' permits, notices to creditors, expense of levying warrants, and disclosure of information.

To take effect immediately, tax levy, operative July 1, 1951.

A.B. 1991—LYON. (Rev. & Tax.) Amends Secs. 30 and 31, R. & T. C., re comity in enforcement of tax liability.

Extends provisions re enforcement of taxes by courts of this State to taxes levied by other states and their political subdivisions, rather than by states only, and permits Attorney General and appropriate officials of political subdivisions of this State to bring suits in other states for taxes due this State or its political subdivisions, instead of present limitation to suits by Attorney General for collection of taxes owed State.

A.B. 1992—LYON. (Rev. & Tax.) Amends Secs. 9854 and 10406, R. & T. C., re Motor Vehicle Transportation License Tax Law.

Permits Board of Equalization to extend time for making returns and payments for not to exceed 1 month, rather than 20 days.

Permits Governor to authorize examination of records maintained by board or administrative officers, rather than reports to board or such officers, and prohibits public disclosure of information thus obtained except as authorized by Governor.

A.B. 1993—LYON. (Rev. & Tax.) Repeals Sec. 7354, as enacted by Ch. 960, Stats. 1947, and Secs. 7653 and 7654, R. & T. C., re motor vehicle fuel storage tax.

Repeals 1½ cent per gallon storage tax imposed under Motor Vehicle Fuel License Tax Law on persons, other than licensed distributors, owning on July 1, 1947, 500 gallons or more of fuel subject to motor vehicle fuel license tax.

A.B. 1994—LYON. (Rev. & Tax.) Amends Secs. 9154 and 9255, R. & T. C., re Use Fuel Tax Law.

Increases from \$25 to \$50 amount of overpayment of tax which Board of Equalization may credit against other taxes due or to become due from taxpayer without approval of Board of Control.

Permits Governor to authorize examination of records maintained by Board of Equalization or administrative officers, rather than reports to board or such officers, and prohibits public disclosure of information thus obtained except as authorized by Governor.

A.B. 1995—LYON. (Rev. & Tax.) Adds Art. 1.5, Ch. 4, Pt. 9, Div. 1, R. & T. C., re cancellation of assessments on state-assessed property.

Permits Board of Equalization, upon satisfactory proof, to cancel assessments made more than once, erroneously or illegally, or on improvements not in existence on lien date. Provides for entry of cancellation on records of board and on local roll, and for change of county auditor's account with tax collector.

A.B. 1996—LYON. (Mun. & C. G.) Amends Sec. 54900, Gov. C., re filing of statement of creation or change of boundaries or district.

Requires such filing by district within a city whose levy is carried on city assessment roll or district whose tax or special assessment levy is carried on county roll, rather than by district authorized to levy and collect property taxes or assessments according to value assessed by county or city assessor or State Board of Equalization and whose levy is carried on county roll.

A.B. 1997—CLOYED AND NIEHOUSE. (Trans. & C.) Amends Sec. 417.1, Veh. C., re financial responsibility.

Authorizes Department of Motor Vehicles to relieve person who has been eligible to file proof of ability to respond in damages for 3 years, in addition to persons who have filed such proof for 3 years, from requirement of filing such proof, if he has not been convicted of an offense authorizing or requiring suspension or revocation of his license and has not suffered suspension or revocation of license for violation of law.

A.B. 1998—CLOYED AND NIEHOUSE. (Trans. & C.) Amends Sec. 307, Veh. C., re suspension or revocation of drivers' licenses.

Provides that upon 2d conviction of operating motor vehicle while under influence of intoxicating liquor within 7 years, instead of upon a 2d such conviction, a person's license shall be suspended for 1 year; and that upon 3d or subsequent such conviction within 7 years, instead of upon 3d or subsequent such conviction, license shall be revoked for 3 years. Authorizes Department of Motor Vehicles to modify existing suspension or revocation to reduce penalty to penalty which would be required under bill.

Deletes authority of a court to recommend that there be no license suspension upon conviction of operating motor vehicle while under influence of intoxicating liquor.

A.B. 1999—CLOYED. (Agr.) Amends and adds various Secs., Ag. C., re cattle protection.

Deletes requirement that hides of cattle slaughtered by owner be retained.

Prohibits possession of carcass or meat of bovine animal not slaughtered by licensed slaughterer unless accompanied by hide or bill of sale.

Provides that 20-cent fee for inspection of cattle applies only to cattle originating in areas where full point-of-origin inspection is maintained. Deletes provision exempting suckling calves from inspection fee, and excepts such calves only when not shipped for sale or slaughter or when change of ownership.

Deletes provision permitting producer of cattle owned by him to slaughter or have slaughtered and sell or give away such cattle.

Restricts provision permitting producer of cattle to slaughter or have slaughtered cattle of his own production to require such slaughtering on premises of producer.

Requires producer who gives away meat to obtain memorandum from donee giving same information as required on bill of sale.

Deletes provision requiring producer of cattle to keep record of cattle slaughtered on premises by him. Requires any person not licensed slaughterer who slaughters cattle to keep such record, and retain hides.

A.B. 2000—CLOYED. (Mun. & C. G.) Adds Sec. 4793.1, H. & S. C., re county sanitation districts.

See digest of S.B. 817, apparently identical.

A.B. 2001—CLOYED. (Mun. & C. G.) Amends Sec. 22280, adds Sec. 22281.1, Wat. C., re irrigation districts.

Authorizes districts to fix and collect, in lieu of assessments, service charges for connections to new pipelines or extensions of existing pipelines required to serve water to lands in district not adjacent to existing distribution works and which have been constructed in whole or in part at district expense.

Authorizes districts to establish charge for right to connect to new pipelines or extensions of pipelines constructed at district expense, in such amounts as board believes will reimburse the district for construction cost advanced by district.

A.B. 2002—CLOYED. (Jud.) Adds Sec. 73g, C. C. P., re superior court sessions.

Permits board of supervisors to establish superior court sessions in city selected as most convenient when any portion of the county boundary is 75 miles or more from county courthouse.

A.B. 2003—LEVERING. (G. E. & E.) Amends, repeals, and adds various Secs., B. & P. C., re licensing and regulation of collection agencies.

Defines terms used with respect to provisions licensing and regulating collection agencies.

Authorizes Secretary of State to appoint clerical, expert, technical and other assistants necessary for administration of provisions regulating collection agencies.

Requires manager or person in charge of agency to be qualified elector of the State.

Provides that where change in membership of a membership corporation or unincorporated corporation is greater than 50% all licenses terminate except if it

continues under active charge of qualified person as defined, or a person continuously in active charge of licensed collection agency for at least 5 years immediately preceding such change, or where within 30 days is placed under active charge of qualified person.

Makes various changes relating to the licensing of persons engaged or employed in the collection agency business.

A.B. 2004—BURKHALTER AND OTHERS. (F. & G.) Amends Sec. 1250, F. & G. C., re protected mammals.

Deletes prohibition against taking forked horn deer in Fish and Game District 11.

A.B. 2005—SHERWIN. (G. E. & E.) Adds Ch. 4, Pt. 4, Div. 3, Title 2, Gov. C., re State owned motor vehicles.

Prohibits use of State owned motor vehicles by State officers or employees other than in conduct of State business. Requires Board of Control to prescribe rules defining proper use of State owned vehicles, procedure for determining and collecting cost to State attributable to misuse thereof, prescribe records and reports to be kept and made by State agencies re use of vehicles, establish methods of vehicle control and governing storage.

Provides that violation of chapter or rules constitutes misuse of State property within meaning of term as used in section enumerating causes for discipline of civil service employees.

Authorizes State Personnel Board to suspend without pay for not exceeding 30 days any officer or employee exempt from Civil Service for violating chapter or rules, and makes Civil Service disciplinary procedure applicable thereto.

Not to apply to elective State officers.

Provides for administration of chapter and rules by Department of Finance, but also imposes duty of enforcement on head or governing body of each State agency.

A.B. 2006—DOLWIG. (Fin. & Ins.) Amends Sec. 4702, Lab. C., re workmen's compensation death benefits, making no substantive change.

A.B. 2007—DOLWIG. (Fin. & Ins.) Adds Art. 7.6, Ch. 9, Div. 3, B. & P. C., re contractors' workmen's compensation insurance.

Authorizes group insuring of licensed contractors who are members of nonprofit corporation or association.

A.B. 2008—DOLWIG. (Fin. & Ins.) Adds Sec. 11656.6, Ins. C., re workmen's compensation insurance.

Authorizes issuance of group policy to licensed contractors who are members of nonprofit corporation or association.

A.B. 2009—DOLWIG. (Fin. & Ins.) Amends Sec. 10291.5, Ins. C., re disability insurance policies.

See digest of A.B. 17, apparently identical.

A.B. 2010—SHAW AND McFALL. (Rev. & Tax.) Adds Secs. 253.1 and 253.2, R. & T. C., re veterans' exemption from property taxes.

Eliminates requirement of annual filing for exemption, continuing latter in effect from year to year once allowed. Makes it misdemeanor to accept exemption knowing he is not entitled thereto or to transfer any property for which exemption has been granted without notice to assessor of county in which property located.

A.B. 2011—DOLWIG. (Pub. H.) Adds Ch. 5.6, Div. 2, B. & P. C., amends Sec. 11501, Gov. C., re regulation of practice of physical therapy, and creating Board of Physical Therapy Examiners.

See digest of S.B. 672, apparently identical.

A.B. 2012—HAGEN. (Trans. & C.) Amends Secs. 516 and 715, Veh. C., re speed and weight limitations on bridges and other structures constituting part of highway.

See digest of S.B. 667, apparently identical.

A.B. 2013—McCARTHY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability benefit plans.

See digest of S.B. 1493, apparently identical.

A.B. 2014—CONNOLLY. (Agr.) Adds Sec. 736.12a, Ag. C., re minimum prices for milk.

Permits Director of Agriculture to determine difference in cost to distributor in making delivery of milk or cream in varying quantities to retail stores for purpose of determining minimum price for milk to be paid by retail stores to distributors. Requires such minimum prices to be based on difference in such costs.

A.B. 2015—CONNOLLY AND OTHERS. (Pub. H.) Adds Secs. 2733.5 and 2750.5, B. & P. C., re temporary permits for the practice of the profession of nursing.

See digest of S.B. 481, apparently identical.

A.B. 2016—SMITH (By Request). (Jud.) Amends Sec. 1187, C. C. P., re time for filing mechanics' liens.

Provides cessation of work of improvement before completion of whole structure does not start time for filing liens running unless timely notice of such cessation is recorded.

A.B. 2017—SMITH (By Request). (Jud.) Amends Sec. 1186, C. C. P., re priority of mechanics' and materialmen's liens.

Prefers such liens to other encumbrances on property although recorded unless consideration therefor is wholly executed or unless bond as described is posted for benefit of lien claimants. Makes filing of labor and material bond, sufficient compliance.

A.B. 2018—SMITH (By Request). (Jud.) Amends Secs. 1184, 1184a, and 1184b, C. C. P., re mechanics' and materialmen's liens.

Extends to holder of funds to pay construction costs or arising out of construction loan, provisions applicable to owner with respect to: serving notice by lien claimants; having money or bonds held for contractor withheld after such notice, unless statutory labor and material bond has been filed; protection against filing of action until time for filing lien claims has expired; and, impleading claimants to funds held.

A.B. 2019—LINDSAY. (Mun. & C. G.) Amends Sec. 25150, Gov. C., re proceedings of board of supervisors.

Requires fair statement of proceedings of boards of supervisors to be posted within 10 days at courthouse door for 1 week, if no newspaper is published within county.

A.B. 2020—LINDSAY. (Mun. & C. G.) Adds Art. 5, Ch. 2, Div. 9, P. R. C., re soil conservation.

Authorizes State Soil Conservation Commission to make loans, not to exceed \$150 per acre or \$25,000 per person, to individuals who own land devoted to agricultural purposes to carry out soil conservation plans approved by the Commission. Provides that principal and interest on such loan shall not exceed \$10 per acre.

Authorizes issuance of bonds payable from revenues consisting of repayments of principal and interest on loans, to provide funds for making loans.

A.B. 2021—LINDSAY. (G. E. & E.) Adds Ch. 4, Pt. 2, Div. 2, Title 2, Gov. C., re legislative library.

Establishes legislative library, in charge of chief known as legislative librarian, chosen by concurrent resolution at each legislative session or by resolution of joint legislative committee, if Legislature delegates selection to such committee.

Prescribes contents of library, powers and duties of librarian, and sets librarian's salary at unspecified sum. Provides that legislative librarian shall maintain bill filing room for Legislature as part of library in which all legislative measures shall be filed during sessions. Requires librarian to secure, if possible, copies of measures for past sessions for use of Members of Legislature, Legislative Counsel, and public officials.

A.B. 2022—LINDSAY. (Mun. & C. G.) Repeals, adds Div. 9, P. R. C., re soil conservation.

Repeals and re-enacts provisions relating to soil conservation districts with the following principal changes:

1. Authorizes State Soil Conservation Commission to purchase equipment for soil conservation work and sell it to districts on a rental purchase agreement or otherwise, rather than to loan money to districts on a rental purchase agreement to purchase such equipment. Abolishes distinction between primary and secondary equipment. Specifically authorizes acquisition of equipment to house other equipment.

2. Provides for submission of proposals to form districts or to annex territory thereto, to county boundary commission of each affected county. Revises and clarifies formation and inclusion procedure.

3. Prescribes procedure for consolidation of districts.

4. Authorizes transfer of lands from one district to another and prescribes procedure therefor.

Authorizes districts to issue bonds payable solely from any revenue of district.

A.B. 2023—GEORGE D. COLLINS. (Fin. & Ins.) Amends and adds various Secs., Veh. C. and Ins. C., re motor vehicle accident compensation.

Provides for motor vehicle accident compensation for protection of persons injured or dependents of persons killed by motor vehicle accidents, establishing limited liability without fault as to persons having motor vehicle compensation insurance and requiring such insurance for registration, renewal, or transfer of vehicles.

Sets up procedure for awarding of such compensation and prescribes method of computation of such compensation.

Provides for regulation of motor vehicle accident insurers.

Provides that provisions of bill which establish liability to pay compensation or require certificate of insurance for registration, renewal or transfer of vehicles are not effective until January 1, 1952, and that provisions of bill do not apply to an injury sustained prior to January 1, 1952.

Appropriates unspecified sum.

A.B. 2024—GEORGE D. COLLINS AND OTHERS. (Jud.) Repeals Sec. 700, W. & I. C., fixing juvenile court jurisdiction over minors.

A.B. 2025—GEORGE D. COLLINS AND OTHERS. (Soc. Wel.) Repeals Sec. 660, W. & I. C., requiring counties to maintain juvenile halls.

A.B. 2026—GEORGE D. COLLINS AND OTHERS. (Jud.) Amends Sec. 625a, Pen. C., re interference with fire alarm apparatus.

See digest of S.B. 724, apparently identical.

A.B. 2027—GEORGE D. COLLINS AND BERRY. (Jud.) Adds Sec. 203a, Civ. C., re liability for minors' torts.

See digest of S.B. 681, apparently identical.

A.B. 2028—GEORGE D. COLLINS AND OTHERS. (Jud.) Adds various Secs., Civ. C., re public hospital liens.

See digest of S.B. 692, apparently identical.

A.B. 2029—GEORGE D. COLLINS, ELLIOTT, AND THOMAS. (Pub. H.) New act, re prepaid health services.

Creates system of prepaid health insurance to provide limited medical, dental, hospital, and laboratory services to employees covered by unemployment insurance and in public service and their dependents.

Requires pay roll tax of 1 percent of wages on both employer and employee. Provides for voluntary insurance of individuals not covered by act. Creates California Health Service Authority, Medical Advisory Board, and Hospital Service Advisory Board.

A.B. 2030—CALDECOTT. (G. E. & E.) New act, authorizing California to enter compact with 11 western states, Alaska and Hawaii to promote cooperation in higher education.

See digest of S.B. 1010, apparently identical.

A.B. 2031—CALDECOTT. (Pub. H.) Adds Ch. 6, Div. 1, B. & P. C., re practice of certain professions during periods of emergency.

Authorizes Governor, when conditions of extreme emergency occasioned by disaster, enemy attack, or threatened enemy attack warranting immediate use of services of all qualified persons in particular profession exist, to issue proclamation so finding and authorizing such use.

Requires proclamation to designate professional activities included, which may embrace all or any of professions licensed under provisions re healing arts, architects, civil engineers, contractors, funeral directors and embalmers, and land surveyors, and to designate area of State, if less than entire State, in which proclamation shall be effective.

Authorizes persons holding valid unrevoked licenses from other states in professions covered in proclamation to practice professions during period of proclamation but requires them to register with respective licensing authorities within 30 days after commencement of practice.

Provides bill shall remain in effect until 91st day after final adjournment of 1953 Regular Session of Legislature and supersedes other laws during such period only.

To take effect immediately, urgency measure.

A.B. 2032—CALDECOTT. (Elec. & Reap.) Amends and repeals various Secs., Elec. C., re absent voting.

Provides for single identification and return envelope rather than separate identification and return envelopes. Provides for Absent Voter's Declaration to appear on identification and return envelope and for procedure for voting by absent voter's ballot and for checking by clerk.

A.B. 2033—CALDECOTT. (Mun. & C. G.) Amends Secs. 34856 and 34857 and adds Secs. 37209 and 40803.5, Gov. C., re 6th class cities.

Makes city manager head of administrative branch of city government, responsible to legislative body for proper administration of city affairs. Allows him to appoint and remove, subject to civil service, department heads except elective officers, as well as city clerk and city attorney, and to pass upon all proposed appointments and removals of subordinate employees by department heads.

Requires legislative body to employ qualified public accountant to examine records of officers and employees handling public funds. Requires accountant to submit annual final audit and report to city council. Provides for transfer of city clerk's duties re city finances to director of finance upon creation of such office.

A.B. 2034—CALDECOTT. (G. E. & E.) New act, Multiple Service District Law, providing for establishment, organization, government and powers of multiple service districts.

A.B. 2035—CALDECOTT. (Rev. & Tax.) Amends Sec. 6051, R. & T. C., re sales and use tax, making no substantive change.

A.B. 2036—CALDECOTT. (Mun. & C. G.) Amends Sec. 16100, B. & P. C., re licensing of business by boards of supervisors in counties.

Authorizes boards of supervisors to license public performances for purposes of regulation thereof.

A.B. 2037—PORTER. (Jud.) Amends Sec. 6624, W. & I. C., re sterilization of certain state institution patients.

Spells out circumstances justifying sterilization of specified types of inmates of state hospitals and state homes, requiring approval of Director of Mental Hygiene and specifying procedure for court review.

Deletes authority to sterilize for disease of syphilitic nature. Makes technical changes.

A.B. 2038—BERRY AND GAFFNEY. (F. & G.) Amends Sec. 802, F. & G. C., re abalones.

Permits taking of abalones with diving apparatus in all of Fish and Game District 10.

A.B. 2039—GUBSER AND KIRKWOOD. (Sec. Wel.) Amends Sec. 6610.3 and adds Sec. 6612, W. & I. C., re admission of persons believed mentally ill into state institutions.

Requires, instead of permits, local health officer to apply for admission of such persons and exempts such officer or his employee from liability when acting on reasonable grounds.

Authorizes, and specifies procedure for, admission of such persons to facility of Veterans Administration, if eligible.

A.B. 2040—TOMLINSON. (Pub. H.) Amends Sec. 1027, Pen. C., and Secs. 5504 and 5507, W. & I. C., re appointment and fees of certain alienists and psychiatrists.

On plea of not guilty by reason of insanity, permits court appointment of psychiatrists as well as alienists only one of whom shall be from staff of state hospital or county psychopathic ward and specifies qualifications of appointees.

Credits fees and traveling expense of such alienists and psychiatrists and psychiatrists appointed to examine alleged sexual psychopath, when state hospital staff members, to appropriation for such state hospital.

Prohibits court appointment of more than one psychiatrist from state hospital staff to examine alleged sexual psychopath and specifies qualifications of appointees.

A.B. 2041—GEDDES AND OTHERS. (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, re district zones.

Eliminates as purpose for establishing zones, spreading of water and causing it to percolate in soil and provides that water shall be conserved by district in manner beneficial to zone.

Provides that all territory specially benefited by the water conservation shall be included in zone, eliminating provision that no territory within a city or municipal water district shall be included in a zone unless its governing body consents to inclusion.

Provides that in considering proposal to establish zone, if 10 percent, rather than a majority, of landowners in proposed zone protest its establishment, board of supervisors shall take no further proceedings on proposal for 6 months.

Increases maximum special zones tax from 2 cents to 5 cents on each \$100 of assessed valuation.

Provides for taxing of property of a zone located within any city or municipal water district at a lesser rate than for other property in zone.

Authorizes board of supervisors to exclude land from zones.

Provides for termination of zones.

A.B. 2042—GEDDES AND OTHERS. (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act.

Authorizes purchasing agent of Los Angeles County as ex officio purchasing agent of Los Angeles County Flood Control District to engage independent contractors to perform sundry services for district where aggregate cost of work, exclusive of materials, does not exceed \$4,000, rather than \$500.

Provides that requisitions for purchases and contract need only be signed by chief engineer of district, eliminating requirement that they also be approved by member of district board of supervisors.

A.B. 2043—DAVIS. (F. & G.) Amends, adds, and repeals various Secs., F. & G. C., re administration of fish and game laws.

Creates office of State Fish and Game Administrator to be head of Division of Fish and Game under supervision and direction of Director of Natural Resources. Provides that Fish and Game Commission is to formulate policies to guide administration of division. Continues in commission rule-making power and powers delegated to it under general regulatory powers provisions.

Authorizes director to authorize administrator to exercise power to appoint employees of division.

A.B. 2044—DAVIS. (F. & G.) Adds Sec. 1160, F. & G. C., re property damage by hunters.

Makes it unlawful to cause damage to real or personal property while hunting or trapping, or to leave gates or bars open, damage fences, scatter piles of wood or stone, or, through carelessness, injure livestock.

A.B. 2045—DAVIS. (F. & G.) Amends Sec. 1417, F. & G. C., re penalties.

Makes it misdemeanor to hunt or fish during period hunting or fishing license has been revoked.

Requires Fish and Game Commission to review all prosecutions for violations of F. & G. C. Permits commission to revoke license which should have been forfeited under provisions of F. & G. C. Requires commission to maintain list of revoked or forfeited licenses and furnish copies to wardens, license agents, and other field employees of Division of Fish and Game.

A.B. 2046—DAVIS. (Jud.) Adds Sec. 1162, F. & G. C., re possession of firearms.

Prohibits possession of shot gun or rifle with shell or cartridge in barrel thereof in any vehicle or attachments thereto on any public way.

A.B. 2047—DAVIS. (Jud.) Adds Sec. 1164, F. & G. C., re shooting of human beings.

Requires Fish and Game Commission to revoke for 5 years hunting licenses of persons who kill or wound human beings, accidentally or otherwise, while hunting.

A.B. 2048—DAVIS. (F. & G.) Adds Sec. 1161, F. & G. C., re hunting while intoxicated.

Prohibits hunting with firearms or bow and arrow, or entering any land or water for purpose of hunting or trapping in possession of firearm or bow and arrow, when intoxicated.

Makes possession while intoxicated of firearm or bow and arrow useable for taking of birds or mammals, in fields, forests or on highway, prima facie evidence of violation.

A.B. 2049—DAVIS. (F. & G.) Adds Sec. 1152.1, F. & G. C., re unlawful use of vehicles in hunting.

Prohibits hunting or pursuing game birds or mammals with any vehicle, or use of vehicle, trailer or part thereof or any lights or equipment thereon to take game birds or mammals, or to transport illegally killed game birds or mammals.

A.B. 2050—DAVIS. (F. & G.) Adds Sec. 465.4, Veh. C., re signs at deer crossings.

Requires Department of Public Works to erect and maintain signs to indicate existence of places where deer regularly and frequently cross state highway and provides such sign is official sign. Requires department to prescribe uniform size, shape, and character of such signs.

Requires erection of such signs at places designated by Division of Fish and Game.

A.B. 2051—DAVIS. (Jud.) Adds Sec. 1152.2, F. & G. C., re forfeiture of vehicles and equipment.

Prohibits use of vehicle, trailer, conveyance, artificial light, or other device to locate game mammals, or use of set-gun.

Provides for seizure of equipment used in violation of section and forfeiture upon conviction.

A.B. 2052—DAVIS. (F. & G.) Amends Sec. 1151, F. & G. C., re use of lights.

Deletes provision making it unlawful to use artificial light, except headlights, to assist in taking game birds, mammals, or fish, and making possession of artificial lights and firearms together after sunset prima facie evidence of violation.

Makes it unlawful to cast rays of any headlight or artificial light upon game mammals while having firearms in possession.

A.B. 2053—DAVIS. (Trans. & C.) Adds Sec. 157.5, Veh. C., to authorize Department of Motor Vehicles to issue special license plates in lieu of regular license plates.

A.B. 2054—KILPATRICK AND MUNNELL. (Soc. Wel.) Amends Sec. 7106 and repeals Secs. 7107, 7108, and 7109, W. & I. C., re cost of support of chronic inebriates.

Requires State instead of county to pay cost of maintenance at inebriate colony, less sums paid by person committed.

A.B. 2055—KILPATRICK, ROSENTHAL, AND MUNNELL. (Soc. Wel.)
Amends Sec. 740.5, W. & I. C., re cost of care of minors during commitment by juvenile court for mental health observation.

See digest of S.B. 774, apparently identical.

A.B. 2056—KILPATRICK, ROSENTHAL, AND MUNNELL. (Soc. Wel.)
Amends and repeals various Secs., W. & I. C., re cost of care of mentally deficient or epileptic persons in state homes for the mentally deficient.

See digest of S.B. 773, apparently identical.

A.B. 2057—KILPATRICK, ROSENTHAL, AND MUNNELL. (Soc. Wel.)
Amends Sec. 5356, repeals Secs. 5356.1 and 5356.2, W. & I. C., re cost of care of narcotic drug addicts in county hospitals.

See digest of S.B. 775, apparently identical.

A.B. 2058—KILPATRICK, ROSENTHAL, AND MUNNELL. (Soc. Wel.)
Amends, repeals various Secs., W. & I. C., re cost of care of defective or psychopathic delinquents in state institutions.

See digest of S.B. 778, apparently identical.

A.B. 2059—KILPATRICK, ROSENTHAL, AND MUNNELL. (G. E. & E.)
Amends Secs. 869 and 869.5, repeals Sec. 1201, W. & I. C., re county payment for support of juvenile court wards.

See digest of S.B. 853, apparently identical except for different relating clause in title.

A.B. 2060—MCCOLLISTER. (G. E. & E.) New act, re California State Advertising and Publicity Commission.

Creates commission of 4 members representing several parts of State appointed by Governor with advice and consent of Senate for terms of 4 years to serve without compensation.

Directs commission to compile information on and publicize advantages, resources and attractions of California.

Requires 75% of funds appropriated for commission to be expended in advertising California outside State.

Authorizes contribution of from \$50,000 to \$250,000 by commission to private organization advertising sections or areas of State where matching contribution made by city or county in which organization exists. Appropriates \$1,000,000.

A.B. 2061—KIRKWOOD AND OTHERS. (Ed.) Adds and repeals various Secs., Ed. C., re public school system.

Continues existing apportionment law. Increases transportation apportionment. Liberalizes provisions for apportionments for growth; provides for apportionments during current fiscal year to all districts having a growth in attendance over preceding year.

To take effect immediately, urgency measure.

A.B. 2062—KIRKWOOD AND DUNN. (Rev. & Tax.) Amends, adds, renumbers, and repeals various Secs., R. & T. C., re property taxation.

See digest of S.B. 919, apparently identical.

A.B. 2063—KIRKWOOD AND LINCOLN. (C., P., & P. W.) Repeals and adds Art. 2, Ch. 1, Title 7, Gov. C., re State Planning and Conservation Board.

Implements article by authorizing appointment of 7 board members by Governor for 4-year staggered terms, enlarging board's powers and spelling out its functions. Makes other conforming changes.

A.B. 2064—KIRKWOOD AND TOMLINSON. (Soc. Wel.) Adds Art. 5, Ch. 3, Pt. 1, Div. 1, H. & S. C., re care of chronically ill and infirm aged persons.

See digest of S.B. 1047, apparently identical.

A.B. 2065—KIRKWOOD. (Ed.) Amends Secs. 6301, 6302, 6334, and 6356, and adds Sec. 6301.5, Ed. C., re school district budgets.

Requires tentative budget to be filed with county superintendent of schools by May 1, rather than July 1. Requires such budget to be prepared by April 1, and requires public hearing on it before filing. Prescribes method of computing income to be

derived from property on unsecured assessment roll for purposes of tentative budget. Requires deduction of 10 percent from equalized value of secured roll of last equalized district assessment roll, rather than from last general assessment roll for district, in determining rate of district tax. Makes other technical and clarifying changes.

A.B. 2066—DILLS (By Request). (Pub. H.) Adds Sec. 52.5, Civ. C., re damages for refusal to admit to public hospital.

Authorizes recovery of not more than \$500 plus attorneys' fees, against one denying patient admission to specified hospitals or discriminating against such patient because of attending doctor's membership in particular professional group.

A.B. 2067—COOKE. (Soc. Wel.) Adds Secs. 1511.1, 2020.1, and 3080.1, W. & I. C., re public assistance in respect to income of applicants or recipients.

Provides in determining income available to recipients or applicants for aid to needy children, old age security, or aid to needy blind, when income is available intermittently or irregularly it shall be taken into account subsequent to its receipt by such persons and prorated over 12-month period.

A.B. 2068—DAVIS. (F. & G.) Adds Sec. 1163, F. & G. C., re shooting near dwellings.

Prohibits discharge of firearms within 150 yards of occupied buildings. Prohibits hunting within such areas without express permission of owner of premises.

A.B. 2069—COLLIER AND OTHERS. (G. E. & E.) Adds Div. 8, W. & I. C., re regulation of solicitation of charitable contributions.

Establishes procedure for filing notices of intention to solicit such contributions, issuance of information cards by Franchise Tax Board and licensing of charity promoters by such board.

Exempts certain specified solicitations, including evangelical, missionary, religious, and for benefit of named individual where he receives entire contribution.

Authorizes board to waive certain provisions due to extraordinary calamities, and to make public results of investigations and reports.

Prohibits certain specified practices in soliciting such contributions.

A.B. 2070—THOMAS. (F. & G.) Amends Sec. 1065, F. & G. C., re sardines.

Changes date after which sardines may be taken for salting, curing, smoking, drying, or packing in certain cans from June 1, 1951, to June 1, 1953.

A.B. 2071—THOMAS. (F. & G.) Amends Sec. 845, F. & G. C., re nets.

Makes provision re commencement of proceedings by Fish and Game Commission in superior court against persons unlawfully using nets permissive rather than mandatory.

A.B. 2072—THOMAS. (F. & G.) Repeals Sec. 929, F. & G. C., re use of nets in District 118.5.

Deletes prohibition against use of purse seines or round haul nets in Fish and Game District 118.5.

A.B. 2073—THOMAS. (F. & G.) Amends Sec. 1065, F. & G. C., re sardines.

Deletes provision permitting taking of sardines for reduction or packing in Fish and Game Districts 4, 4½, 18, 19, 20A, and 21 between October 1st and February 1st. Deletes provision permitting taking of sardines for said purposes elsewhere in State except District 20 between August 1st and January 15th.

Permits taking of sardines anywhere in State for said purposes between September 1st and February 15th.

A.B. 2074—FLEURY AND MOSS. (C., P., & P. W.) Amends Act 6447, Construction and Employment Act, re allocation of state funds to local agencies for construction of public works.

See digest of S.B. 489, apparently identical.

A.B. 2075—MCCOLLISTER. (Mil. Aff.) Amends Secs. 20890 and 20894.5, Gov. C., and Secs. 14449 and 14495.2, Ed. C., re effect on retirement benefits of absence of members in military service.

Forbids contributions by employer to State Employees' Retirement Fund after December 31, 1949, on account of employee whose absence began prior to January 1, 1950, and who had not returned to state service prior to that date.

Provides service credit to member of State Teachers' Retirement System, absent on military leave, who is drafted for such service in peace time.

Prohibits contributions by State or payments by such retirement system for period after December 31, 1949, for member whose absence began prior to January 1, 1950, and who did not return to employment required for membership in system before that date. Makes technical changes.

A.B. 2076—BURKHALTER, BECK, AND KLOCKSIEM. (G. E. & E.) New act, re regulation of watchmakers.

Creates Board of Examiners in Watchmaking, providing for qualifications, appointment and tenure of members. Provides members shall receive \$15 for each day in meeting together with actual necessary expenses and mileage provided for state officers. Authorizes \$2,500 yearly salary for member appointed secretary. Prescribes duties of board.

Requires certificate from board to engage in watchmaking, prescribing qualifications and providing for examination and fees. Authorizes revocation of certificates by board, prescribing procedure to be followed, and provides penalties for violation of provisions of bill.

Requires fees collected to be paid into Watchmakers Fund in State Treasury to carry out provisions of bill, with remainder at end of each year to be paid into General Fund.

A.B. 2077—BURKHALTER. (Ind. R.) Amends Sec. 1900, Lab. C., re public agencies.

See digest of A.B. 958, apparently identical.

A.B. 2078—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Defines "day" for such purposes to be that period of time for which hospital charges full day's rate.

A.B. 2079—FLEURY AND OTHERS. (G. E. & E.) Amends and adds various Secs., Gov. C., re social security coverage for employees of public agencies.

Requires public agency to enter into agreement with Director of Finance before such agency may be included in agreement between Director and Federal Security Administrator.

Requires each public agency to reimburse State for costs incurred in administering such provisions and to pay any money that State may be obligated to pay Federal Government by reason of delinquency or default in payment by public agency.

To take effect immediately, urgency measure.

A.B. 2080—WATERS. (Ed.) Adds Sec. 4644, Ed. C., re unified school districts.

Makes unification of school districts effective for certain purposes upon date when boundaries become coterminous and districts governed by governing boards of identical personnel.

A.B. 2081—WATERS. (Fin. & Ins.) Amends Sec. 1648.3, Ins. C., re brokers' licenses.

Increases from 50 to 90 the hours of classroom work required as alternative qualification for broker's examination.

A.B. 2082—LUCKEL AND NIEHOUSE. (Rev. & Tax.) Adds Sec. 1142, R. & T. C., re taxation of vessels.

Provides for assessment of vessels, except those exempt from local assessment, in same proportion of full cash value as number of days in which they are within waters of State bears to number of days in assessment year, rather than at full cash value.

- A.B. 2083—ROSENTHAL. (By request). (Jud.) Adds various Secs., W. & I. C., re jurisdiction of certain traffic offenses of minors.

Authorizes juvenile court judges to appoint traffic referees to hear charges of misdemeanor violations of traffic laws and ordinances subject to review by Judge.

Specifies procedure upon arrest, for hearing, and upon failure to appear, of such offenders.

Forbids referee to sentence such offender to correctional institution.

- A.B. 2084—LÜCKEL. (F. & G.) Amends Sec. 420, F. & G. C., re sporting fishing licenses.

Permits taking of fish in Pacific Ocean or its bays without sporting fishing license.

- A.B. 2085—FLEURY AND MOSS. (Jud.) Amends Sec. 6028.1, Pen. C., re special crime study commissions appointed by Governor.

Invests commissions with all powers of heads of departments.

- A.B. 2086—GRANT AND OTHERS. (Ed.) Amends Secs. 12202 and 12203 and adds Sec. 8052, Ed. C., re contracts for practice teaching.

Authorizes school district governing board to contract with state college, University of California, or other accredited universities or colleges to provide teaching experience through practice teaching to students enrolled in teacher training curricula at such institutions. Provides for payment to district of amount not to exceed actual cost to it of service rendered. Authorizes issuance of preliminary certificate for practice teaching upon recommendation from state college, University of California or accredited private university or college rather than California institution authorized by State Board of Education, and requires that holder teach only under direct supervision of school district certificated employee.

- A.B. 2087—EVANS. (P. U. & C.) Amends Act 5129a, Highway Carriers' Act, to require Public Utilities Commission to issue highway carrier permits within 7 days after written application therefor has been made.

Authorizes applicant to commence operation after 8th day, in event permit is not so issued.

- A.B. 2088—MORRIS, HAHN, AND LEVERING. (Ed.) Adds Art. 10, Ch. 1, Div. 5, Ed. C., re reading of Bible in public schools.

Requires reading of Bible 5 minutes daily, without comment. Provides for committee from Jewish, Catholic, and Protestant faiths to aid State Board of Education to select readings. Provides for excuse of pupils upon written application of parents or guardians.

- A.B. 2089—ROSENTHAL. (Fin. & Ins.) Adds Art. 8, Ch. 2, Pt. 2, Div. 4, Lab. C., re workmen's compensation.

Provides for leave of absence with salary for not more than year in lieu disability payments in case temporary disability of paid member of regularly organized local police or fire department or active fire fighting member Division Forestry.

If such member also member of retirement system providing disability retirement and disability continues more than year, requires retirement in accordance therewith or until able to return to work.

- A.B. 2090—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re commissioners of Los Angeles Municipal Court.

Authorizes judges of such court to appoint 4 or fewer commissioners, having same qualifications as such judges, to perform same duties as superior court commissioners within limit of municipal court jurisdiction.

Fixes salaries at \$700 per month.

- A.B. 2091—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, to provide for appointment of deputies and attaches of municipal court of Los Angeles.

- A.B. 2092—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, to provide for appointment of secretary and jury commissioner of municipal court in Los Angeles.

- A.B. 2093—ROSENTHAL AND MUNNELL. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, to establish salaries of attaches of municipal court in Los Angeles.
- A.B. 2094—ROSENTHAL AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, designating Los Angeles City as judicial district of 1½ class.
- A.B. 2095—ROSENTHAL AND MUNNELL. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re traffic commissioner in Los Angeles.
Increases salary of traffic commissioner from \$700 to \$800 a month.
- A.B. 2096—ROSENTHAL AND MUNNELL. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re secretary and jury commissioner.
Increases monthly salary of secretary and jury commissioner of Los Angeles Municipal Court from \$750 to \$900.
- A.B. 2097—ROSENTHAL AND MUNNELL. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, to increase monthly salary of court commissioners from \$600 to \$700 in municipal court of Los Angeles.
- A.B. 2098—ROSENTHAL AND MUNNELL. (Jud.) Amends Sec. 117m, C. C. P., authorizing clerk or his deputy, as well as judge, to certify abstract of small claims judgment.
- A.B. 2099—ROSENTHAL AND MUNNELL. (Jud.) Extends from 5 to 10 days from entry, defendant's time to appeal from small claims judgment.
- A.B. 2100—ROSENTHAL AND MUNNELL. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re apportionment of expenses of Los Angeles municipal court between city and county.
See digest of S.B. 1166, apparently identical.
- A.B. 2101—ROSENTHAL AND MUNNELL. (Jud.) Amends Sec. 117g, C. C. P., re small claims courts.
See digest of S.B. 1173, apparently identical.
- A.B. 2102—ROSENTHAL AND MUNNELL. (Jud.) Amends Sec. 117d, C. C. P., re small claims court appearances.
See digest of S.B. 1174, apparently identical.
- A.B. 2103—ROSENTHAL AND MUNNELL. (Jud.) Amends Sec. 1031, C. C. P., re costs in municipal and justices' courts.
Increases from \$50 to \$100, the amount of recovery below which court may allow or deny costs to prevailing party.
- A.B. 2104—ROSENTHAL AND MUNNELL. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, to provide for constitution of municipal court in Los Angeles.
- A.B. 2105—ROSENTHAL, MCGEE, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, to provide for constitution of municipal court in Los Angeles.
- A.B. 2106—ROSENTHAL, MCGEE, AND MUNNELL. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, re municipal court in Los Angeles.
Provides for constitution of municipal court in Los Angeles.
- A.B. 2107—ROSENTHAL, MCGEE, AND MUNNELL. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re referee of municipal court of Los Angeles, to increase monthly salary from \$500 to \$625.
- A.B. 2108—ROSENTHAL, MCGEE, AND MUNNELL. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re judges and attaches in municipal court in Los Angeles.
Changes monthly salary of marshall from \$800 to unspecified sum.

- A.B. 2109—ROSENTHAL, MCGEE, AND MUNNELL. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re attaches in municipal court of Los Angeles.

Increases compensation and number of deputy clerks; establishes wage rate schedule of increases for certain deputy clerks, and provides mileage allowance of \$0.07.

- A.B. 2110—ROSENTHAL, MCGEE, AND MUNNELL. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re judges and attaches in municipal court in Los Angeles.

Changes monthly salary of court clerk from \$800 to unspecified sum.

- A.B. 2111—ROSENTHAL AND OTHERS. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re attaches in municipal courts of Los Angeles.

Increases compensation and number of various attaches; establishes expense allowance scale based on marksmanship of marshals and increases their mileage allowance from \$0.06 to \$0.07.

- A.B. 2112—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re municipal court in Los Angeles.

Establishes a municipal court fund to finance salaries and expenses of municipal court in Los Angeles.

- A.B. 2113—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Sec. 869, Pen. C., re preparation and cost of daily transcript.

See digest of S.B. 1170, apparently identical.

- A.B. 2114—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, to provide for appointment of traffic commission of municipal court in Los Angeles.

- A.B. 2115—ROSENTHAL AND BECK. (Jud.) Amends Sec. 89, C. C. P., re jurisdiction of municipal courts.

Increases original jurisdiction of municipal courts in civil cases from \$3,000 to \$5,000; provides that municipal courts shall have jurisdiction of equity cases concerning title to personal property when amount involved is \$5,000 or less, and of all cases in equity when pleaded as defensive matter.

- A.B. 2116—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Sec. 1462, Pen. C., re jurisdiction of certain offenses by minors.

Vests municipal courts with jurisdiction re misdemeanor violations of Vehicle Code and ordinances relating to vehicle operation charged to minors.

- A.B. 2117—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Sec. 1462, Pen. C., re municipal court jurisdiction over insane persons.

Confers same powers, duties, etc., as in superior court when defendant's insanity is put in issue prior to judgment in municipal court.

Gives judge of such court authority to direct confinement of defendant found insane.

- A.B. 2118—ROSENTHAL, MUNNELL, AND MCGEE. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, to provide for traveling expenses of assigned judges of municipal courts.

- A.B. 2119—KLOCKSIEB AND OTHERS. (Ed.) Adds Ch. 7, Div. 12, Ed. C., re loans for higher education students.

Provides for loans to high school students for obtaining higher education, amount not to exceed \$500 for each school year after graduation from high school, as determined by Department of Education. Requires student repayment of loan and interest at 4% within 4 years after completion of higher education. Prescribes qualifications of applicants for loans. Creates State Higher Education Loan Revolving Fund. Appropriates unspecified sum to fund for loans and administration.

A.B. 2120—LIPSCOMB AND OTHERS. (Rev. & Tax.) Adds Ch. 3, Pt. 9, Div. 3, Title 2, Gov. C., re payment of interest on money deposited with State to secure tax obligations and authorizing investment of such money.

Provides that State Board of Equalization shall pay 2% per annum interest on money deposited with it as security for payment of obligations of depositors under state tax laws. Prescribes procedure and method of handling such deposits.

Creates Taxpayers Deposit Fund in treasury and directs board to transfer thereto so much of money deposited as is consistent with current use of deposits. Directs investment of money in fund either (a) in property of type that is legal investment for savings banks, or (b) in land and improvements for use of board and other state agencies.

Investment in property that is legal investment for savings bank requires concurrence of officer or employee designated by board, and officer or employee designated by State Treasurer and by Director of Finance. Same concurrence required for sale of such property.

Acquisition of real property and construction and equipment of buildings from fund is subject to approval of committee consisting of chairman of board, one other member chosen by board, State Controller, Director of Finance, and Director of Public Works. Property acquired shall be held in name of State, subject to supervision of board.

Sums withdrawn for such purposes shall be repaid to fund with 3 percent per annum interest. For that purpose board shall make monthly charges from support appropriations sufficient to amortize principal invested within 20 years, to pay interest, and to cover cost of operation and maintenance of property. Board may also rent portions of property to other state agencies on similar basis on terms approved by Department of Finance.

To take effect October 1, 1951.

A.B. 2121—LIPSCOMB AND OTHERS. (Rev. & Tax.) Amends Sec. 6701 and adds Secs. 6703, 6704, and 6705, R. & T. C., re security for payment of obligations under Sales and Use Tax Law.

Makes various changes in law re amount, form, and disposition of security and liability thereon, and prescribes exemptions from security requirements.

To become effective October 1, 1951, if act providing for payment of interest on deposits of money securing obligations under Sales and Use Tax Law* (A.B. 2120) is in effect on such date.

A.B. 2122—HANSEN. (Agr.) Amends Sec. 260.1, Ag. C., re bovine brucellosis control.

See digest of S.B. 1251, apparently identical.

A.B. 2123—HANSEN. (Agr.) Amends Secs. 735.1 and 735.4, Ag. C., re fluid milk and cream.

See digest of S.B. 1253, apparently identical.

A.B. 2124—HANSEN. (Agr.) Amends Secs. 654 and 655, Ag. C., re imitation milk and cream.

See digest of S.B. 1252, apparently identical.

A.B. 2125—HANSEN. (Agr.) Adds Secs. 262 and 263, Ag. C., re bovine brucellosis.

See digest of S.B. 1250, apparently identical.

A.B. 2126—KILPATRICK. (G. E. & F.) Adds Ch. 5.5, Pt. 4, Div. 6, W. & I. C., re state hospitals for inebriates.

Directs Director of Mental Hygiene with approval of State Board of Control to establish 2 hospitals for inebriates, 1 in northern and 1 in southern part of State, each to be located in or near large city, to have 250 bed capacity, extensive outpatient department, and research facilities.

Appropriates unspecified sum therefor.

Defines chronic inebriate as person who for 1 year or more has been so addicted to use of alcoholic beverages as to be unable or unwilling continuously to abstain therefrom, and by reason thereof is unable to transact ordinary business with safety to his

estate, endangers himself or person or property of others, so impoverishes himself as to require charitable aid for himself or his dependents, or is in danger of becoming degrading or detrimental influence.

Authorizes commitment of chronic inebriates to state hospitals therefor for period not exceeding 2 years in same manner now provided for commitment of stimulant addicts, dipsomaniacs and inebriates to state hospitals.

Requires court to investigate financial condition of person committed or persons chargeable with his support, and to order payment of cost of commitment, delivery to, and care in state hospital to extent of ability.

Permits parole and discharge from these state hospitals by Director of Mental Hygiene under same conditions as mentally ill.

Provides director shall fix cost of care of inmates not to exceed unspecified sum per month.

A.B. 2127—GUBSER. (Agr.) Adds Sec. 657, Ag. C., re imitation milk and cream.

Prohibits manufacture, distribution, sale or possession of imitation milk or cream in places where milk or milk products are handled, or transportation of imitation milk or cream in conveyance used for transporting milk or milk products.

A.B. 2128—GUBSER. (Agr.) Adds Sec. 644.2, Ag. C., re colored oleomargarine.

Requires printing on each container of colored oleomargarine sold at retail, the ingredients thereof, and percentage of each.

A.B. 2129—MORRIS. (C. S. & S. P.) Amends and adds various Secs., Gov. C., re retirement benefits of law enforcement personnel of Department of Justice.

Establishes "law enforcement members" in state system with same disability retirement, industrial injury and death benefits as patrol and forestry members; provisions re state miscellaneous members being otherwise applicable.

A.B. 2130—NIEHOUSE, LUCKEL, AND CLOYED. (Ed.) Adds Secs. 14745 and 14684, Ed. C., re school retirement plans.

See digest of S.B. 1605, apparently identical.

A.B. 2131—BROWN. (Jud.) Amends Act 5849a, the Judges' Retirement Act, and Act 5849b, the Judges' Retirement Fund Act, re judges' retirement system.

See digest of S.B. 1037, apparently identical.

A.B. 2132—BROWN. (Jud.) Amends Sec. 29610, and adds Sec. 29619, Gov. C.; adds Sec. 728, Pol. C., and adds Sec. 39.7, C. C. P., re conferences of judges called by chairman of Judicial Council.

See digest of S.B. 1081, apparently identical.

A.B. 2133—STEWART. (G. E. & E.) Amends Secs. 5600 and 5604, B. & P. C., re practice of architecture.

Authorizes reinstatement of architect's certificate after suspension, rather than automatic suspension, for delinquency in payment of annual license fee and penalty upon payment of reinstatement fee of \$25 and such proof of his qualifications as California State Board of Architectural Examiners may require, rather than upon payment of license fee and penalty.

Increases examination application fee from \$15 to \$20, fee for temporary certificate from \$25 to \$50, and annual license fee from \$10 to \$15. Fixes reinstatement fee at \$25.

A.B. 2134—STEWART. (G. E. & E.) Amends Sec. 5550, B. & P. C., re qualifications of architects.

Provides that person who has had 7, rather than 6, years of training and educational experience in practice of architectural work is entitled to examination for certificate to practice architecture. Provides that a 5-year degree, rather than a degree, from an approved school of architecture shall be deemed equivalent to 5, rather than 4, years of training and educational experience.

A.B. 2135—MALONEY AND OTHERS. (G. E. & E.) Amends Secs. 1732, 1732.6, 1732.7, and 1733, H. & N. C., to change name of port manager of Board of State Harbor Commissioners for San Francisco Harbor, to port director.

- A.B. 2136—MALONEY AND OTHERS. (Jud.) Amends Sec. 16024, Gov. C., authorizing State Board of Control to deny automatically claims against State arising out of insurance of Board of State Harbor Commissioners for San Francisco Harbor relative to loss or damage respecting latter's property or operations.
- A.B. 2137—MALONEY AND OTHERS. (Mun. & C. G.) New act, re described State land in San Francisco and authorizing sale or exchange thereof. See digest of S.B. 935, apparently identical.
- A.B. 2138—MALONEY AND OTHERS. (G. E. & E.) Amends Sec. 1732.6, H. & N. C., to increase annual salary of port manager of Board of State Harbor Commissioners for San Francisco Harbor from \$12,000 to \$15,000.
- A.B. 2139—MALONEY AND OTHERS. (G. E. & E.) Amends, adds and repeals various Secs. H. & N. C., re Board of State Harbor Commissioners for San Francisco Harbor. See digest of S.B. 934, apparently identical.
- A.B. 2140—MALONEY AND OTHERS. (G. E. & E.) New act, The San Francisco Harbor Revenue Bond Act of 1951. See digest of S.B. 933, apparently identical.
- A.B. 2141—DILLS. (Pub. H.) Amends Sec. 4818, H. & S. C., re county sanitation districts. Provides that costs incidental to bond election and issuance and sale of bonds, costs of holding directors' meetings and other costs incidental to any action of district subsequent to formation are proper charges against district, required to be paid from first available funds of the district. Includes funds derived from sale of bonds in available funds.
- A.B. 2142—STEWART. (G. E. & E.) Adds Sec. 1228, and Ch. 6, Div. 7, Title 1, Gov. C. Codifies provisions relating to employment and property of inmates of state institutions. Prepared by California Code Commission.
- A.B. 2143—SAM L. COLLINS. (Jud.) Amends and rennumbers Sec. 4675, H. & S. C., re sanitary districts. Changes section number from 4675 to 4765.
- A.B. 2144—SAM L. COLLINS. (Jud.) Rennumbers Sec. 10880, Ins. C., re conversion to mutual legal reserve company, making no substantive change.
- A.B. 2145—SAM L. COLLINS. (Jud.) Repeals Sec. 10651, Ins. C., re mutual benefit assessment plans to delete obsolete cross-reference.
- A.B. 2146—SAM L. COLLINS. (Jud.) Repeals Sec. 2615, W. & I. C., which makes it misdemeanor to bring nonresident indigent person into State.
- A.B. 2147—SAM L. COLLINS. (Jud.) Amends Sec. 860, W. & I. C., re public schools in juvenile homes or camps, to correct cross-reference.
- A.B. 2148—SAM L. COLLINS. (Jud.) Amends Sec. 109, W. & I. C., re public schools in juvenile homes or camps, to correct cross-reference.
- A.B. 2149—SAM L. COLLINS. (Jud.) Amends Sec. 740.4, S. & H. C., re precised plan for mapped highways, revising cross-references.
- A.B. 2150—SAM L. COLLINS. (Jud.) Amends Sec. 10755, R. & T. C., re proation of vehicle in lieu license fee in case of registration for part of year, making clarifying change.

A.B. 2151—SAM L. COLLINS. (Jud.) Amends Sec. 5156, P. R. C., re sources for payment by counties for lands acquired for state beach or park purposes.

Deletes provisions authorizing payment from funds received by county pursuant to Veh. C., or from other statutory provision for disposition of motor vehicle registration license fees, leaving unchanged authority for payment from county general fund or proceeds of bond issue or from other fund available for such purposes.

A.B. 2152—SAM L. COLLINS. (Jud.) Amends Sec. 4700, Pen. C., re expenses of trial of state prison inmates.

Makes it clear that costs chargeable by county include those incurred while prisoner is away from prison, transportation costs to and from prison and costs on appeal.

A.B. 2153—SAM L. COLLINS. (Jud.) Renumbers Sec. 2049, Pen. C. (as added by Ch. 2, 3d Ex. Sess.), re Department of Corrections, without substantive change.

A.B. 2154—SAM L. COLLINS. (Jud.) Amends Sec. 1127, Pen. C., requiring, instead of permitting, court to instruct jury on law in criminal case.

A.B. 2155—SAM L. COLLINS. (Jud.) Amends Sec. 5300, Lab. C., re workmen's compensation, to correct cross-reference.

A.B. 2156—SAM L. COLLINS. (Jud.) Amends Sec. 2411, Lab. C., to correct provision relating to public labor camps to refer to article rather than act.

A.B. 2157—SAM L. COLLINS. (Jud.) Amends Sec. 2102, Lab. C., to correct cross-reference in provision relating to labor camps.

A.B. 2158—SAM L. COLLINS. (Jud.) Amends Sec. 1596, Lab. C., re employment agencies.

Changes reference from Public Utilities Act to Public Utilities Code, and deletes obsolete cross-reference.

A.B. 2159—SAM L. COLLINS. (Jud.) Amends Sec. 18455.5, H. & S. C., to correct provisions relating to building specifications to refer to live load rather than line load.

A.B. 2160—SAM L. COLLINS. (Jud.) Repeals Chap. 21, Stats. 1950 (1st Ex.) Session, re horse race meetings.

Deletes obsolete provisions re licenses to conduct horse race meetings.

A.B. 2161—SAM L. COLLINS. (Jud.) Repeals Art. 4, Ch. 17, Div. 3, B. & P. C., deleting authorization for temporary registration of social workers.

A.B. 2162—SAM L. COLLINS. (Jud.) Amends Sec. 799, Ag. C., re grape standards, to correct spelling.

A.B. 2163—SAM L. COLLINS. (Jud.) Amends Sec. 736.3, Ag. C., re marketing plans, to correct cross-reference.

A.B. 2164—SAM L. COLLINS. (Jud.) Amends Sec. 10115, Ins. C., re life insurance policies, to correct typographical error.

A.B. 2165—SAM L. COLLINS. (Jud.) Amends Sec. 9060, Ins. C., re exemptions, to delete obsolete cross-reference.

A.B. 2166—SAM L. COLLINS. (Jud.) Amends Sec. 1020, Ins. C., re insolvency and delinquency proceedings, to correct typographical error.

A.B. 2167—SAM L. COLLINS. (Jud.) Amends Secs. 37618, 37658, and 37659, Gov. C., re bonds of cities, correcting erroneous cross-reference.

A.B. 2168—SAM L. COLLINS. (Jud.) Amends Sec. 28153, Gov. C., re compensation for public service in Mariposa County.

Corrects "for" to read "four" in subdivision (a).

A.B. 2169—SAM L. COLLINS. (Jud.) Amends Sec. 26529, Gov. C., re appointment of county counsels.

Provides that county counsels appointed pursuant to county charters shall discharge all civil duties of district attorney.

A.B. 2170—SAM L. COLLINS. (Jud.) Amends and renumbers Sec. 9906.1, Gov. C., to eliminate duplication of section numbers.

A.B. 2171—SAM L. COLLINS. (Jud.) Amends Sec. 9300, Gov. C., re compensation of Members of Legislature.

Provides for monthly payments of \$300 during term.

A.B. 2172—SAM L. COLLINS. (Jud.) Amends Sec. 9020, Gov. C., re commencement of sessions of Legislature.

Provides that budget sessions shall commence on first Monday in March in even-numbered years, rather than first day of March, to conform to Constitution.

A.B. 2173—SAM L. COLLINS. (Jud.) Repeals Sec. 19432, Ed. C., which prohibits use of civic centers or school property by subversive groups.

A.B. 2174—SAM L. COLLINS. (Jud.) Amends Secs. 7014, 7015, and 7020, Ed. C., re apportionment of school funds, to correct cross-references.

A.B. 2175—SAM L. COLLINS. (Jud.) Amends and renumbers Sec. 6904, Ed. C., to eliminate duplication of section numbers.

A.B. 2176—SAM L. COLLINS. (Jud.) Amends Sec. 4663, Ed. C., re annexation of school districts.

Substitutes "qualified electors" for "heads of families" to conform to other code provisions.

A.B. 2177—SAM L. COLLINS. (Jud.) Amends Secs. 175 and 176, Ed. C., to delete incorrect reference to Political Code and substitute for reference to Government Code.

A.B. 2178—SAM L. COLLINS. (Jud.) Amends Sec. 1268, C. C. P., re escheat of property, to correct wording.

A.B. 2179—SAM L. COLLINS. (Jud.) Amends and renumbers Sec. 261b, C. C. P., re fees for phonographic reporters.

Eliminates duplication of section numbers, changes cross-reference from repealed Political Code section to proper Government Code sections, and clarifies law by exempting appropriate state agencies from payment of fees.

A.B. 2180—SAM L. COLLINS. (Jud.) Repeals Title 9, Pt. 4, Div. 1, Civ. C., which provides for homestead corporations.

A.B. 2181—GEORGE D. COLLINS. (Jud.) Repeals Secs. 1131-1136, incl., Lab. C., re "hot cargo" and "secondary boycott."

A.B. 2182—GEORGE D. COLLINS. (Jud.) Repeals Sec. 60 and amends Sec. 69, Civ. C., re marriage.

Repeals provisions prohibiting miscegenation.

A.B. 2183—BUTTERS. (G. E. & E.) New act, creating new state park and appropriating unspecified sum for acquisition.

A.B. 2184—BUTTERS. (G. E. & E.) New act, creating new state park and appropriating unspecified sum for acquisition.

A.B. 2185—BUTTERS. (F. & G.) Amends Sec. 332, F. & G. C., re wilderness and wild areas, making no substantive change.

A.B. 2186—BUTTERS. (F. & G.) Amends Wildlife Conservation Act of 1947, re recreational areas.

Makes mandatory provision permitting Wildlife Conservation Board to authorize acquisition of certain property by State Public Works Board.

- A.B. 2187—DILLS. (Pub. H.) Adds Sec. 2316.6, B. & P. C., re educational requirements for reciprocity licensing to practice healing arts.

Provides that completion of course of instruction or training in school approved by Board of Medical Examiners at time application is filed complies with requirement that applicant for reciprocity license shall have completed course of instruction in an approved school.

- A.B. 2188—BECK. (Ed.) Adds Sec. 207, Ed. C., re registration and licensing of private schools.

Requires all private schools, except bona fide religious, charitable, or eleemosynary institutions, to register and be licensed by State Board of Education. Requires Department of Education to prescribe rules therefor.

- A.B. 2189—BECK. (Pub. H.) Amends Sec. 8751, H. & S. C., re perpetual care funds.

Deletes provision permitting investment of funds in first mortgages or first trust deeds on improved real estate and income producing improved real estate in cities or counties.

- A.B. 2190²—BECK. (Mun. & C. G.) Adds Ch. 7, Title 6, Gov. C., re urban districts in unincorporated territory.

- A.B. 2191—BECK. (Mun. & C. G.) Adds Sec. 35304.5, Gov. C., re annexation by cities of uninhabited territory.

Allows annexation pursuant to Annexation of Uninhabited Territory Act of 1939, of territory not included within another city if board of supervisors consents.

- A.B. 2192—BECK. (Fin. & Ins.) Amends Act 986, the Building and Loan Association Act, and Secs. 6702 and 6704, Fin. C., re investments of building and loan associations.

Authorizes association issuing either stock or investment certificates with approval of commissioner to invest more than 10 percent of capital and surplus in office furniture and equipment. Authorizes association issuing stock or investment certificates with approval of the commissioner to enter into leases with rentals in excess of 5 percent of capital, surplus and reserve.

- A.B. 2193—BECK. (C. P. & P. W.) Appropriates unspecified sum to Department of Public Works for State's share of cost of grade separation at intersection of Brand Avenue and Southern Pacific railroad tracks in San Fernando.

- A.B. 2194—BECK. (C. P. & P. W.) Appropriates unspecified sum to Department of Public Works for State's share of cost of grade separation at intersection of Maclay Street and Southern Pacific railroad tracks in San Fernando.

- A.B. 2195—BECK. (Agr.) Adds Ch. 7, Div. 20, H. & S. C., to preclude maintenance of certain hog farms within unspecified distance of residence of unspecified number of persons.

- A.B. 2196—LEVERING. (Soc. Wel.) Amends Secs. 2160.7 and 3044.1, W. & I. C., re state reimbursement to counties for cost of institutional care of aged and blind persons.

Provides that when aged or needy blind person receiving aid, whose aid has been suspended due to confinement in county institution, is released and re-enters county institution before it is administratively possible to restore aid, his confinement in institution shall be deemed to have been continuous for purpose of ascertaining county reimbursement.

- A.B. 2197—LEVERING. (Soc. Wel.) Adds various sections W. & I. C., re federal, state, and county participation in cost of public assistance.

Provides whenever aid to needy child, old age security aid, or aid to needy blind, has been paid in accordance with authorization of board of supervisors, and such aid is greater than that which such person was legally entitled to, but recovery

cannot be made, full amount of aid so granted shall be paid subject to extent of permitted federal participation and subject to full state and county participation.

Provides where aid to partially self-supporting blind residents has been paid in accordance with authorization of board and such payment is greater than he was legally entitled to, but recovery cannot be made from such person, full amount of aid shall be subject to full state and county participation.

A.B. 2198—LEVERING. (C. S. & S. P.) Adds Secs. 21292.1 and 21292.2, Gov. C., re disability retirement allowances of patrol members of State Employees' Retirement System.

See digest of S.B. 174, apparently identical.

A.B. 2199—ELLIOTT. (C. A.) New act, re constitutional convention.

Calls for meeting in Sacramento in 1952 to revise State Constitution.

One delegate to be elected from each assembly district and one from each senate district at 1952 direct primary.

Convention to meet not more than 100 days. Constitution agreed upon to be submitted for ratification or rejection by people at special election or general election in 1952.

Appropriates unspecified amount for expenses of convention.

A.B. 2200—ELLIOTT. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes provision requiring as condition to establishing valid claim for benefits that if more than 75% of base period wages were paid during 1 calendar quarter, claimant's total wages during base period must equal 30 times his weekly benefit amount.

A.B. 2201—ELLIOTT. (Soc. Wel.) Adds Sec. 2160.3, W. & I. C., re aid to aged.

Provides that old age security aid shall be granted any person otherwise eligible therefor who has attained age of 63 years.

Provides until United States Government makes available grants-in-aid for persons between the ages of 63 and 65, aid granted such persons shall be provided entirely from state and county funds.

A.B. 2202—ELLIOTT. (Soc. Wel.) Amends Secs. 2020 and 2025, W. & I. C., re aid to aged.

Increases maximum aid from \$75 to \$85 per month.

Makes change in amount of aid dependent on change in amount of federal assistance from January 1, 1951, instead of 1947, and authorizes increase in State aid to \$95, instead of \$75 or decrease to \$85 instead of \$65.

A.B. 2203—ELLIOTT. (Soc. Wel.) Amends and repeals various Secs. W. & I. C., re public assistance to aged, needy blind and partially self supporting blind.

Deletes provisions requiring responsible relatives to participate in support of such persons.

A.B. 2204—ELLIOTT. (Soc. Wel.) Amends Sec. 2160, W. & I. C., authorizing aged aid to alien, otherwise qualified, who has been state resident for 25 years.

A.B. 2205—THOMAS. (G. E. & E.) Amends Ch. 815, Stats. 1933, re nonprofit cooperative fish marketing.

Permits existing corporations to amend articles to become nonprofit cooperative corporation for marketing, handling, or distributing fish and fish products pursuant to terms of act.

A.B. 2206—THOMAS. (F. & G.) Amends Sec. 845, F. & G. C., re seizure of nets.

Permits officers enforcing provisions of F. & G. C., to attach tags to nets used in violation of Ch. 4, Pt. 2, Div. 4, F. & G. C., re nets, rather than to take physical possession of such nets.

Provides that Fish and Game Commission shall adopt suitable tags for this purpose and that tag shall state that net to which it is attached is seized by Fish and Game Commission as public nuisance. Provides that act of attaching tag is seizure and keeping within meaning of Sec. 845, F. & G. C. Makes it misdemeanor to remove tags or use tagged nets.

A.B. 2219—FLEURY AND MOSS. (G. E. & E.) Amends title, Ch. 2, adds Ch. 3, Div. 2, Title 1, Gov. C., re state map.

Directs preparation official state map by Department of Finance showing highways and other matters of interest to travelers.

Appropriates unspecified amount to carry out provisions.

A.B. 2220—CONRAD. (Elec. & Reap.) Amends and repeals various Secs., Elec. C., re absent voting. Deletes provisions providing special procedures for absent voting at municipal elections in cities of 5th and 6th classes.

A.B. 2221—CONRAD (By Request). (B. & C.) Amends Sec. 18734, B. & P. C., re contestants in boxing contests, or sparring or wrestling matches.

See digest of S.B. 634, apparently identical.

A.B. 2222—CONRAD (By Request). (B. & C.) Amends Sec. 18734, B. & P. C., re contestants in boxing contests, or sparring or wrestling matches.

See digest of S.B. 636, apparently identical.

A.B. 2223—CONRAD (By Request). (B. & C.) Amends Sec. 18734, B. & P. C., re contestants in boxing contests or sparring or wrestling matches.

See digest of S.B. 635, apparently identical.

A.B. 2224—PORTER. (Ed.) Adds Secs. 1306.1 and 1306.2, Ed. C., re city or district superintendents of schools.

Requires governing board proposing not to re-employ such officer upon expiration of his contract or employment to give him notice in writing of its intention.

Allows modification or change of contract of employment of such officer by mutual consent of governing board and officer.

A.B. 2225—SHERWIN. (G. E. & E.) Amends Sec. 6716, B. & P. C., to delete requirement of filing copies of roster of registered civil engineers with clerk of each county.

A.B. 2226—SHERWIN. (G. E. & E.) Amends Secs. 11382.5, 11409.5, and 26803.5, Gov. C., adds Sec. 6360.5, B. & P. C., re California Administrative Code and California Administrative Register.

Requires complete set be supplied each county law library, or if none, county clerk by Department of Professional and Vocational Standards, through Division of Administrative Procedure.

Requires law library to keep current set available for public inspection.

A.B. 2227—SHERWIN. (Fin. & Ins.) Adds Art. 3.5, Ch. 1, Pt. 3, Div. 2, amends Sec. 704, Ins. C., re motor vehicle liability insurance.

Prohibits discrimination based upon race or color in accepting applications for such insurance and use of race or color as condition or risk for which higher rate is charged for such insurance. Makes 5 or more violations in calendar year cause for suspension of certificate.

Extends provision authorizing suspension of certificate of authority of an insurer for stated causes to include reciprocal or interinsurance exchanges and their attorneys-in-fact.

A.B. 2228—CONDON. (Agr.) Appropriates \$8,500 to be expended by Department of Finance in promoting and advertising California walnuts.

Restricts expenditures to premiums, exhibits and other promotional activities in conjunction with Walnut Festival at Walnut Creek.

A.B. 2229—CONDON. (Mun. & C. G.) Amends Act 1500, the Community Redevelopment Act, re community redevelopment.

See digest of S.B. 1474, apparently identical.

A.B. 2230—CONDON. (Pub. H.) Adds Sec. 32131, H. & S. C., to authorize establishment of civil service systems in hospital districts.

A.B. 2231—KIRKWOOD. (Ed.) Amends Sec. 10053 and adds Sec. 10056, Ed. C., re graduation from high school.

Makes passing of examination on American History, Constitution, Declaration of Independence, Federalist Papers, and American institutions, economic development,

and geography, prerequisite for graduation from private or public high school. Requires Department of Education to prepare examination.

A.B. 2232—KIRKWOOD. (By Request). (Ed.) Amends Sec. 2502 and adds Sec. 2502.1, Ed. C., allowing change of school district boundaries on petition of governing boards of all districts affected.

A.B. 2233—KIRKWOOD. (Rev. & Tax.) Adds Sec. 20, W. & I. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2234—KIRKWOOD. (Rev. & Tax.) Adds Sec. 25, Wat. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2235—KIRKWOOD. (Rev. & Tax.) Adds Sec. 30, S. & H. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2236—KIRKWOOD. (Rev. & Tax.) Adds Sec. 29, R. & T. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2237—KIRKWOOD. (Rev. & Tax.) Adds Sec. 19, P. R. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2238—KIRKWOOD. (Rev. & Tax.) Adds Sec. 19, M. & V. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2239—KIRKWOOD. (Rev. & Tax.) Adds Sec. 25, H. & S. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2240—KIRKWOOD. (Rev. & Tax.) Adds Sec. 26, H. & N. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2241—KIRKWOOD. (Rev. & Tax.) Adds Sec. 24, Gov. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2242—KIRKWOOD. (Rev. & Tax.) Adds Sec. 29, Ed. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2243—KIRKWOOD. (Rev. & Tax.) Adds Sec. 19, Ag. C., re assessed valuation of property for purposes of state subventions and repayment thereof.

Defines assessed valuation in connection with state subventions or repayments thereof to be assessed valuation as adjusted pursuant to percentages determined by State Board of Equalization.

A.B. 2244—CLOYED. (G. E. & E.) Appropriates \$2,000,000 to State Highway Fund for construction of high level bridge over Lake Hodges in San Diego County.

A.B. 2245—CLOYED. (G. E. & E.) Amends Secs. 805 and 806, H. & S. C., re regulation of plumbing.

Requires drainage and plumbing of all buildings, public and private, including those constructed by the State erected in any county, as well as any city, to be executed in accordance with plans previously approved in writing by board of health of the city or county, respectively.

Provides for submitting of drawings to city or county board of health.

A.B. 2246—CLOYED. (C. P., & P. W.) Appropriates unspecified sum to Department of Public Works for study and plans for tube or other crossing between San Diego and Coronado.

Money used to be returned by California Toll Bridge Authority, with interest, from proceeds from first sale of bonds issued for construction of such crossing.

A.B. 2247—CLOYED. (C. P., & P. W.) Amends various Secs., S. & H. C., re construction of tubes under California Toll Bridge Authority Act.

See digest of S.B. 848, apparently identical.

A.B. 2248—CLOYED. (C. S. & S. P.) Amends Secs. 9355.1 and 9359, Gov. C., re Legislators' Retirement System.

Excepts from cases where person ceases to be member of system, where he continues to serve State in other official capacity.

Authorizes retirement of member irrespective of age after 14, instead of 20 years service.

A.B. 2249—BURKE. (Ed.) Adds Sec. 6360, Ed. C., re school district taxes.

Authorizes school district which has established tax rate higher than maximum, pursuant to election, to hold election to change tax rate or purpose for which proceeds from excess tax rate may be expended or both. Validates any such elections held between July 1, 1950, and effective date of section.

A.B. 2250—BURKE. (C. P., & P. W.) Amends Sec. 467, S. & H. C., re state highway routes.

Excludes from existing Route 167, from Huntington Drive to Route 205 in South Pasadena.

- A.B. 2251—RUMFORD AND OTHERS. (G. E. & E.) New act, the California Fair Employment Practice Act, re discrimination in employment.

Prohibits employers from discriminating against employees or prospective employees, in hiring, discharge or rate of pay, on ground of race, color, creed, national origin or ancestry, and prohibits labor unions from discriminating in membership on same grounds.

Prohibits specified acts and practices to make above prohibition effective.

Creates State Fair Employment Practices Commission to administer act and prescribes its powers, duties, and membership.

Authorizes commission to prevent discriminatory practices and to issue orders therefor, enforceable by district court of appeal. Provides for judicial review of such orders.

Makes interference with commission or its agents a misdemeanor and prescribes penalty therefor. Appropriates unspecified sum.

- A.B. 2252—RUMFORD. (Pub. H.) Amends and adds various Secs., H. & S. C., re dangerous drugs.

See digest of S.B. 824, apparently identical.

- A.B. 2253—CROWLEY. (Rev. & Tax.) Adds Secs. 17955 and 17956, R. & T. C., providing for additional \$600 credit for personal income tax to persons 65 years of age or over, blind persons, and spouses of such persons, under conditions specified.

- A.B. 2254—CROWLEY. (Ed.) Amends Sec. 20945, Ed. C., changes maximum amount allowable to needy pupils in California School for the Blind for clothing, transportation and medical care from \$75 a year to unspecified sum.

- A.B. 2255—CROWLEY. (Soc. Wel.) Amends and repeals various Secs., W. & I. C., re public assistance to aged, needy blind, and partially self-supporting blind.

Deletes provisions requiring responsible relatives to participate in support of such persons.

- A.B. 2256—CROWLEY. (Soc. Wel.) Amends Act 741, giving blind persons same rights as others crossing streets, though not using cane or guide dog, and providing failure to use cane or dog is not evidence of contributory negligence.

- A.B. 2257—KELLY. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re possession of alcoholic beverages.

Provides it is misdemeanor for person under 21 years to possess alcoholic beverage on street or highway or in public place.

- A.B. 2258—KELLY. (Agr.) Amends Sec. 818, Ag. C., re potato standards.

Provides that cuts on potatoes are considered serious when both ends are clipped or when more than an estimated $\frac{1}{4}$ potato is cut away, or in case of long varieties when remaining portion of clipped potato weighs less than 6 ounces.

Changes percentage of damage by weight to individual potatoes considered serious from 20 to 10 percent.

- A.B. 2259—LINDSAY. (G. E. & E.) Claim bill. \$6,000. Nevada County Soil Conservation District.

- A.B. 2260—LINDSAY. (Mun. & C. G.) New act, the Regional Public Works District Act, re formation, operation, powers, and financing of such districts.

Establishes procedure for formation of such districts consisting of all or portions of contiguous counties, to construct or operate any public works.

Prescribes powers, duties, methods of financing, bonding, taxing power, annexation procedure, and dissolution procedure for such districts.

- A.B. 2261—LINDSAY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re contributions.

Waives liability of employer for contributions unpaid by reason of reliance upon provisions excepting agricultural labor from employment covered by act.

A.B. 2262—LINDSAY. (G. E. & E.) Adds Ch. 1, Title 7, Gov. C., re conservation and planning.

Provides for State Conservation and Planning Board of 7 members to be appointed by Governor for 4-year terms. Provides for 14 advisory members from Governor's office and various state boards and commissions. Prescribes duties of board.

A.B. 2263—LINDSAY. (Jud.) Adds Sec. 1239.5, C. C. P., re eminent domain.

Permits acquisition by city or county by eminent domain of land shown on master plan adopted pursuant to Sec. 49, Act 5211c, as proposed to be devoted to public use for highway, street or road. Authorizes subsequent rental for different purpose pending devotion to such use. Gives person in possession at time of acquisition preferential right to rent. Requires public agency renting to pay county and city in which property is located an amount equal to current tax rate multiplied by assessed value of property.

A.B. 2264—LINDSAY. (G. E. & E.) Appropriates unspecified sum for support of State Conservation and Planning Board during 1951-1952 Fiscal Year.

A.B. 2265—LINDSAY. (G. E. & E.) Amends Act 5211c, the Conservation and Planning Act, re zoning commissions and building restrictions.

Authorizes city, county, or city and county to establish zoning commission to act upon applications for variance permits. Requires report of zoning commission or planning commission on applications for variance permits.

A.B. 2266—LINDSAY. (G. E. & E.) New act, re financing widening of sections of United States Highway Routes 40 and 50 which are part of interstate highway system.

Authorizes California Highway Commission to issue bonds to finance such construction, to be repaid by allocations out of Highway Users Tax Fund.

A.B. 2267—LINDSAY. (Jud.) Amends Sec. 1429, Pen. C., authorizing defendant to make written plea in misdemeanor case.

A.B. 2268—HANSEN. (Fin. & Ins.) Adds Sec. 1225, Gov. C., permitting deposit of public money in any savings or building and loan association.

A.B. 2269—GEDDES. (Fin. & Ins.) Adds Sec. 11655.5, amends Sec. 11736, Ins. C., re workmen's compensation insurance policy.

Requires inclusion of clause that premium rates are subject to change if increased by Insurance Commissioner.

A.B. 2270—GEDDES. (Mun. & C. G.) Amends Act 5131.3, the Vehicle Parking District Act of 1943, re assessment and taxation of leasehold interests in property in district.

Requires that leasehold or other possessory interests in such property be assessed and taxed separately from reversionary interests.

A.B. 2271—McCARTHY AND GEORGE D. COLLINS. (Jud.) Authorizes clerk, as well as magistrate, to endorse amount of bail on warrant.

A.B. 2272—McCARTHY AND GEORGE D. COLLINS. (Jud.) Amends Sec. 739, Veh. C., re procedure after arrest for misdemeanor violation of code.

After magistrate has fixed bail of person given notice to appear in court following arrest for misdemeanor violation of code, authorizes magistrate's clerk, as well as magistrate, to endorse upon notice to appear statement that defendant is to be admitted to bail in sum fixed, upon which statement appears name of office and date statement is made.

A.B. 2273—LINDSAY. (G. E. & E.) Amends Sec. 19627, B. & P. C., re revenue derived from horse racing licenses.

Deletes requirement that \$3,000,000 yearly be paid into Wildlife Restoration Fund from revenue derived from horse racing licenses and substitutes unspecified amount. Deletes provision restricting such payments into Wildlife Restoration Fund to 99th and 2 fiscal years thereafter and substitutes unspecified number of fiscal years.

- A.B. 2274—**LANTERMAN.** (Mun. & C. G.) Amends Act 9129, the Metropolitan Water District Act.

Permits district board of directors in annexing any municipality or city, to accept with respect to any area of the city or municipality, assignment of rights to water supply in lieu of providing for levy of special taxes on property in that area.

- A.B. 2275—**LANTERMAN AND MUNNELL.** (Mun. & C. G.) Adds Ch. 7, Title 6, Gov. C., re urban districts in unincorporated areas.

- A.B. 2276—**LANTERMAN.** (Mun. & C. G.) Amends Act 9129, the Metropolitan Water District Act.

Provides that district board of directors shall not require, as condition to annexation of any territory, municipality, or city, that any area which has a right to a water supply be included in the territory, municipality or city seeking to be annexed.

- A.B. 2277—**DAVIS.** (F. & G.) Repeals and adds various Secs., F. & G. C., re deer.

Repeals present provisions.

Groups coast counties south from and including San Luis Obispo including part of Kern County and fixes 1-deer seasons from August 7 to September 6. Groups central coast counties with areas generally west of San Joaquin River and fixes 1-deer season August 7 to September 15. Groups north coast counties with areas west of Highways 99 and 99W and fixes 2-deer season from September 16 to October 15. Provides 1 male deer with 3 or more points on either branch may be taken in Modoc, Lassen, and eastern Siskiyou County from September 16 to October 15. Fixes 1-deer season in other areas from September 16 to October 15.

- A.B. 2278—**DAVIS AND MOSS.** (Agr.) Adds Sec. 92.1, Ag. C., re agricultural fairs.

Provides that budgets of agricultural fairs receiving state funds pursuant to Sec 92, Ag. C., shall be approved not less than 60 days prior to date of fair. Permits approval during fiscal year of fair or in prior fiscal year.

- A.B. 2279—**DAVIS.** (Trans. & C.) Adds Sec. 547, S. & H. C., re State Highway System.

Adds Route 233 to said system, from Route 83 near Sierraville to Route 21, near Vinton.

- A.B. 2280—**DAVIS.** (Jud.) Amends Sec. 28140, Gov. C., re compensation for public service in Lassen County.

Increases salary of district attorney from \$3,300 to \$4,800, supervisors \$1,500 to \$2,400, and jurors from \$3 to \$6.

- A.B. 2281—**DAVIS.** (Mun. & C. G.) Amends Sec. 28130, Gov. C., re compensation for public service in Shasta County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums.

- A.B. 2282—**DAVIS.** (Mun. & C. G.) Amends Sec. 28131, Gov. C., re compensation for public service in Siskiyou County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums. Increases compensation of justice court jurors from \$2 to \$5 a day and mileage allowance from 15 to 20 cents per mile.

- A.B. 2283—**DAVIS.** (Mun. & C. G.) Amends Sec. 28140, Gov. C., re compensation for public service in Lassen County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums. Increases juror fees from \$3 to \$5.

- A.B. 2284—**DAVIS.** (Mun. & C. G.) Amends Sec. 28144, Gov. C., re compensation for public service in Plumas County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums. Increases juror fees from \$3 to \$5.

A.B. 2285—DAVIS. (Mun. & C. G.) Amends Sec. 28149, Gov. C., re compensation for public service in Modoc County.

Changes compensation of auditor, district attorney, and supervisor to unspecified sum. Increases jurors fees and provides fees and mileage allowance for jurors of justices' court.

A.B. 2286—DAVIS. (Mun. & C. G.) Amends Sec. 28155, Gov. C., re compensation for public service in Trinity County.

Changes compensation of auditor, district attorney, and supervisors to unspecified sums. Provides compensation and mileage allowance for justice court jurors.

A.B. 2287—DAVIS. (Mun. & C. G.) Amends Sec. 28156, Gov. C., re compensation for public service in Sierra County.

Changes compensation of auditor, district attorney, supervisors, and jurors to unspecified sums.

A.B. 2288—DAVIS. (Jud.) Amends Sec. 737r, Pol. C., to change salary of superior court judge of Lassen County from \$9,250 to unspecified sum.

A.B. 2289—DAVIS. (Jud.) Amends Sec. 737tt, Pol. C., to change compensation of superior court judge of Sierra County to unspecified sum.

A.B. 2290—DAVIS. (Jud.) Amends Sec. 737y, Pol. C., to change salary of superior court judge of Modoc County to unspecified sum.

A.B. 2291—DAVIS. (Jud.) Amends Sec. 737ff, Pol. C., to change salary of superior court judge of Plumas County from \$9,000 to unspecified sum.

A.B. 2292—DAVIS. (Jud.) Amends Sec. 737ss, Pol. C., to change salary of superior court judge of Shasta County to unspecified sum.

A.B. 2293—DAVIS. (Jud.) Amends Sec. 737aaa, Pol. C., to change salary of superior court judge of Trinity County to unspecified sum.

A.B. 2294—DAVIS. (Jud.) Amends Sec. 737uu, Pol. C., to change salary of superior court judge of Siskiyou County to unspecified sum.

A.B. 2295—MOSS AND FLEURY. (C. S. & S. P.) Adds Sec. 18005.6, Gov. C., re state employee overtime.

Provides for payment in lump sum of employee separated for purpose of entering armed forces, if not previously compensated therefor.

A.B. 2296—HAWKINS AND ELLIOTT. (G. E. & E.) Adds Ch. 2, Pt. 6, Div. 3, Title 2, Gov. C., establishing State School for Criminal Law Enforcement in Department of Justice for training police officers.

A.B. 2297—HAWKINS. (Elec. & Reap.) Amends Secs. 1511 and 2809, Elec. C., re political party platforms.

Requires secretary of political party convention to transmit copy of party platform to Secretary of State within 10 days after adoption.

Requires printing of each party platform in ballot pamphlet.

A.B. 2298—BROWN. (Jud.) Amends Sec. 737xx, Pol. C., and Sec. 79.50, C. C. P., to change salary of superior court judges of Stanislaus County to unspecified sum.

A.B. 2299—BROWN. (Mun. & C. G.) Amends Sec. 28116, Gov. C., re compensation for public service in Stanislaus County.

Increases mileage allowance of jurors from 5 to 10 cents.

A.B. 2300—BROWN. (Jud.) Amends Sec. 767, Pol. C., and Sec. 59.1, C. C. P., re officers and employees of Supreme Court and district courts of appeal.

Increases annual salary of reporter of decisions from \$6,360 to \$10,000; assistant reporters of decisions of Supreme Court and district courts of appeal, 1 from \$4,800 to \$7,200, 2 from \$4,200 to \$6,000; clerk of reporter from \$3,372 to \$4,800; and secretary of reporter from \$2,040 to \$3,600.

A.B. 2301—BROWN. (Mun. & C. G.) Amends Sec. 28037, Gov. C., re classification of counties, changing designation of county of 10th class to unspecified class.

A.B. 2302—BROWN. (Rev. & Tax.) Amends Sec. 374, Veh. C., to exempt vehicles owned by Civil Air Patrol from all registration fees except fees for duplicate license plates.

A.B. 2303—BROWN. (Jud.) Amends Sec. 1238, C. C. P., adding improvement districts in irrigation districts to bodies having right of eminent domain.

A.B. 2304—DICKEY. (Jud.) Amends Sec. 103½, C. C. P., re clerks in justices' court of Alameda.

Increases salary of clerk from \$3,540 to \$4,140, assistant clerk from \$2,760 to \$3,660, and deputy clerk from \$2,400 to \$3,000.

A.B. 2305—BECK. (C. A.) Adds Sec. 481, Gov. C., re Members of Senate.

Increases number of Members of Senate by adding one member each from 14th, 16th, 40th, and 4 from 38th Senatorial Districts.

Effective upon approval of authorizing constitutional amendment.

A.B. 2306—GEDDES. (Fin. & Ins.) Amends Act 987, re salary of Building and Loan Commissioner.

Increases such salary from \$10,000 to \$12,000.

A.B. 2307—GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Requires payment of such benefits directly to county hospital in which claimant is confined, with excess of benefits over hospital rate paid to claimant.

A.B. 2308—NIEHOUSE. (Pub. H.) Amends Sec. 7303, B. & P. C., re membership on the State Board of Cosmetology.

Provides that members shall be appointed for 1 term of 4 years and no member shall succeed himself in office.

Directs Governor upon expiration of each term to appoint member to board within 30 days to fill vacancy.

A.B. 2309—NIEHOUSE. (Pub. H.) Amends Sec. 7372, B. & P. C., re examinations for the licensing of hairdressers, cosmeticians or cosmetologists.

Provides that examination shall include written and oral tests in use of simple electricity pertaining to use of permanent waving machines and hair dryers.

A.B. 2310—NIEHOUSE. (Ed.) Amends Sec. 14071, Ed. C., allows granting of vacations to noncertificated school district employees on same basis as certificated employees.

A.B. 2311—NIEHOUSE. (Ed.) Amends Sec. 9607.1, Ed. C., re contracts between school districts for education of minors with cerebral palsy.

Requires district of residence to pay district of attendance amount based on total current expenditures of district of attendance, rather than total expenditures of such district exclusive of expenditures for capital outlay. Allows provision in contract for reimbursement by district of residence to district of attendance for use of buildings and equipment.

A.B. 2312—NIEHOUSE. (Ed.) Amends Sec. 8503, Ed. C., increasing from 5½ years to 5 years 9 months, age of child eligible for admission to first grade.

A.B. 2313—NIEHOUSE. (Ed.) Amends Sec. 8404, Ed. C., increasing from 4½ years to 4 years and 9 months, age of child eligible for admission to kindergarten.

A.B. 2314—NIEHOUSE. (Mun. & C. G.) Amends Sec. 1501, Ed. C., re schools.

Allows any school district, rather than elementary district with average daily attendance of 300 or more or high school district, to contract with county superintendent of schools for supervision of instruction in district by him.

A.B. 2315—NIEHOUSE. (Ed.) Amends Sec. 9601.2, Ed. C., re contracts for education of physically handicapped minors.

Provides that contracts between school districts for education of such minors may provide for payment of cost of use of buildings and equipment in district where minor is educated.

A.B. 2316—MCCOLLISTER, THOMAS, AND DILLS. (Ed.) New act, authorizing California to enter compact with 11 Western States, Alaska, and Hawaii, to promote cooperation in higher education.

See digest of S.B. 1010, apparently identical.

A.B. 2317—MCCOLLISTER. (Trans. & C.) New act, to provide for reversion to Bond Sinking Fund of 1943 of unencumbered funds appropriated to State Highway Fund by Act 3303s. ☐

A.B. 2318—MCCOLLISTER, THOMAS, AND DILLS. (F. & G.) Adds Art. 3, Ch. 1, Pt. 1, Div. 4, F. & G. C., re reciprocity in issuance of sport fishing licenses.

Authorizes executive officer of Fish and Game Commission to negotiate agreement with Nevada to permit reciprocity in honoring sport fishing licenses for fishing in waters of Lake Tahoe.

Permits licensed fishermen of Nevada to fish in California side of Lake Tahoe, pursuant to terms of agreement with Nevada.

A.B. 2319—MCCOLLISTER, THOMAS, AND DILLS. (F. & G.) Adds Sec. 441, F. & G. C., re reciprocity between California and Arizona in issuance of sporting fishing licenses.

Authorizes Fish and Game Commission to enter agreements with Arizona to provide manner in which sporting fishing licenses issued by either may be recognized as valid within each state for fishing in waters of Colorado River insofar as it forms boundary line.

Permits persons holding fishing licenses issued by either state to fish in area covered by agreement, pursuant to terms of agreement.

A.B. 2320—MCCOLLISTER, THOMAS, AND DILLS. (F. & G.) Amends Secs. 6500 and 6502, Gov. C., re joint exercise of powers by public agencies.

See digest of S.B. 1009, apparently identical.

A.B. 2321—MCCOLLISTER, THOMAS, AND DILLS. (F. & G.) New act, re reciprocity in use of sporting fishing licenses.

Authorizes Fish and Game Commission, subject to approval of Attorney General, to enter agreements with adjoining states to provide that sporting fishing licenses issued by parties to such agreement may be used by licensees within jurisdiction of either.

A.B. 2322—MCCOLLISTER. (Trans. & C.) Adds Sec. 181.5, Veh. C., to authorize immediate issuance of new certificate of ownership to applicant for transfer of registration of vehicle upon payment of additional fee.

A.B. 2323—MCCOLLISTER. (Jud.) Repeals and adds Secs. 241 and 242, C. C. P., re formation of grand juries.

See digest of S.B. 391, apparently identical.

A.B. 2324—MCCOLLISTER. (Jud.) Amends Sec. 737u, Pol. C., and Sec. 79.21, C. C. P., to change salary of superior court judges of Marin County from \$12,000 to unspecified sum.

A.B. 2325—MCCOLLISTER. (G. E. & E.) New act, re California State Advertising and Publicity Commission.

See digest of A.B. 2060, apparently identical.

A.B. 2326—McCOLLISTER. (Pub. H.) New act, the Massage Registration Act of 1951.

Creates California State Board of Massage, defines its powers and duties.

Requires registration of all who practice or teach massage, and makes unlawful the engaging in practice or attempt to practice massage or to conduct or teach at school of massage without a certificate of registration.

Exempts from its regulatory provisions relating to massage registered nurses and persons authorized by law to practice medicine, surgery, osteopathy, chiropractic, naturopathy, chiropody, or drugless practitioner.

Provides for registering of persons practicing massage and for revocation and suspension of certificate of registration, for examination of applicants, and prescribes qualifications for such certificates.

Allows reciprocity certificates for persons licensed under another state or territory who meets stated qualifications required therefor.

Provides for fees and creates Board of Massage Fund for expenditure in administration of the act.

A.B. 2327—McGEE. (Rev. & Tax.) Amends Sec. 214, R. & T. C., re welfare exemption.

Extends exemption to property otherwise qualified which has been used exclusively for religious, charitable, scientific, or hospital purposes for minimum period of 20 years, notwithstanding any reversionary provisions in title thereof re dissolution, liquidation, or abandonment.

A.B. 2328—McGEE. (Rev. & Tax.) Adds Secs. 159.1, 159.2, and 159.3, R. & T. C., making various changes in law re exemption from taxation of property of persons in armed services and refund of taxes on such property.

A.B. 2329—PORTER AND OTHERS. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re identification cards showing age of persons purchasing alcoholic beverages.

Provides for issuance of registration cards to persons over 21 years upon furnishing evidence of majority and identity. Card shall adequately describe registrant and include picture in plastic. Card shall be presented by registrant at request of licensee or peace officer if question arises whether person attempting to procure alcoholic beverage has attained age of 21 years.

Provides it is misdemeanor to obtain registration card fraudulently, to possess card of other person, to lend card to another, or to fail to report loss or theft of card.

Provides it is misdemeanor for person under 21 years to present any fraudulent written evidence of age or to misrepresent age for purpose of procuring alcoholic beverage.

Makes fact that licensee required production of official identification card defense to prosecution for sale of alcoholic beverage to minor in lieu of present provision re production of motor vehicle operator's license, selective service registration certificate or other documentary evidence of majority and identity.

A.B. 2330—CONRAD AND KIRKWOOD. (Ed.) Amends, adds, and repeals various Secs., Ed. C., re child care centers.

Deletes provisions terminating state support for centers after February 15, 1951, and declares policy of Legislature to continue state support. Increases total monthly income of family allowable under means test. Allows total monthly income of \$300 for family of 2 working parents and 1 child, and \$245 for family of 1 parent who is sole wage earner and 1 child, and allows increase of approximately \$40 for each additional child. Makes no exemption from means test except during time of war or state of emergency if service of parents necessary for furtherance of war or carrying out state functions. Requires parents to furnish certified copies of federal and state personal income tax for purpose of computing total monthly income. Makes wilful falsification in return perjury. Declares policy of Legislature that $\frac{1}{3}$ of cost of program should be paid by parent's fees, and of balance, $\frac{1}{10}$ should be paid by county or district maintaining center. Requires fees charged for extended-day-care services to equal nursery centers' fees up to point where parent pays full cost.

Deletes provisions for determining need of parent for center service, and prohibiting establishment of additional centers after February 20, 1946. Makes other clarifying and technical changes.

To take effect immediately, urgency measure, operative on July 1, 1951.

A.B. 2331—DILLS. (Pub. H.) New act, re regulating the use of X-rays and X-ray appliances in connection with diagnosis and treatment of human ailments.

Prohibits diagnosing or treatment of human ailments by means of X-ray or X-ray appliances by any person who does not hold valid and unrevoked license as physician and surgeon, dentist, osteopath or chiropractor.

Provides that use of X-ray or X-ray appliances shall be used only by such duly licensed persons as incident to lawful diagnosis or treatment.

Allows use of X-ray or X-ray appliances by any person under direct supervision of, or pursuant to prescription by, duly licensed physician and surgeon, osteopath, dentist or practitioner of chiropractic.

Makes violation of act misdemeanor and punishable by unspecified imprisonment and/or fine.

A.B. 2332—McCARTHY. (Jud.) Amends Sec. 12a, C. C. P., re computation of time.

Revises provisions re computation of time for performance of act, by eliminating consideration of holidays unless falling on last day, and making technical changes.

Becomes operative January 1, 1952.

A.B. 2333—McCARTHY. (Jud.) Amends Secs. 1764 and 1769, C. C. P., re children's courts of conciliation.

Deletes provision requiring all public officers in each county to refer to conciliation court all petitions and complaints made to them in respect to controversies within jurisdiction of conciliation court.

Empowers court, at or after hearing, to make orders for temporary custody of children, support of either spouse, support of minor children, attorneys' fees, costs pending litigation, and orders restraining either party, in same manner as court may make such orders in divorce, annulment, and separate maintenance actions, applying laws authorizing such orders in such actions in same manner as if proceeding in conciliation court had been brought under such laws in superior court in first instance.

A.B. 2334—McCARTHY. (Jud.) Amends Sec. 1057, C. C. P., re sureties on bonds.

Requires individual surety to state in affidavit accompanying bond total number and amount of bonds required by law on which he has qualified as surety within preceding 6 years.

A.B. 2335—McMILLAN. (Rev. & Tax.) New act, imposing tax in unspecified amount on persons owning or operating cigar, cigarette, or tobacco vending machines, tax to be collected by State Board of Equalization.

A.B. 2336—McMILLAN. (Pub. H.) Adds Secs. 704.1 and 1731.1, Ins. C., re false advertising of health insurance.

Authorizes revocation of certificate of authority of insurer or license of broker, or salesman for using false advertising in California newspaper or radio releases relating to health insurance.

A.B. 2337—McMILLAN. (Jud.) Adds Sec. 1816, Ins. C., re bail bonds.

Limits premium or compensation for giving bail bond to 5 percent of amount of bond or \$10 if amount of bond is less than \$200.

Makes violator liable for treble damages as well as criminal penalty.

A.B. 2338—McMILLAN. (B. & C.) New act, making it a misdemeanor to install or maintain tobacco vending machines within 600 feet of school.

A.B. 2339—McMILLAN. (B. & C.) Adds Sec. 308b, Pen. C., re cigarette vending machines.

Makes misdemeanor, maintenance of such machines in designated establishments so that they are available to public, or permitting use thereof except by owner or employee of establishment.

A.B. 2340—McMILLAN. (G. E. & E.) Adds Sec. 17536, B. & P. C., re advertising of auction sales.

Provides that when advertisement of auction sale of personal property represents, or is designed to make reader or listener believe, that property to be auctioned was

purchased from or was owned by named person, firm, or corporation, it is unlawful to sell property at such auction sale not so purchased or owned unless as to each article sold name of person, firm, or corporation from whom it was purchased or obtained is publicly stated at time it is offered for sale.

A.B. 2341—TOMLINSON. (Jud.) Amends Sec. 84, Civ. C., deleting requirement that court award children of marriage, annulled for force or fraud, to innocent parent.

A.B. 2342—TOMLINSON. (Jud.) Adds Sec. 88, Civ. C., authorizing court annulling marriage to restore previous name of wife, whether or not requested in complaint.

A.B. 2343—KILPATRICK AND MUNNELL. (Soc. Wel.) Adds Sec. 145, W. & I. C., re increase in public aid to aged, children and blind, upon increase in cost of living.

Increases such assistance by \$1 per month for each full point increase in designated consumers price index over comparable index figure for July 1, 1949.

Specifies procedure for carrying out provision by State Department of Social Welfare.

A.B. 2344—KILPATRICK, BURKHALTER, AND COOKE. (Soc. Wel.) Amends Sec. 1620, W. & I. C., re licensing of those caring for children.

Requires license or permit even though such care is incident of rendering special instruction, except in private school conducted by 3 or more adults.

A.B. 2345—STANLEY. (Mun. & C. G.) Adds Sec. 4730.5, H. & S. C., re county sanitation districts.

Provides that governing body of any city included in district may, by $\frac{2}{3}$ vote of its members, provide for submission to voters, question whether city shall be represented on district board of directors by person elected by voters of city rather than by member of governing body.

A.B. 2346—FLEURY. (Agr.) Amends Sec. 526, Ag. C., re milk sanitation.

Excepts from definition of "milk products plant" room wherein sterilized chocolate drink is bottled.

A.B. 2347—FLEURY. (Mun. & C. G.) Amends, adds, and repeals various Secs., Wat. C., re reclamation districts.

Makes numerous substantive and technical changes, the principal of which include:

(a) Authorizes districts to provide for a board of trustees of seven as well as three or five.

(b) Authorizes districts to provide for 4-year term for members of board with staggered terms, as well as 2-year terms.

(c) Eliminates requirement that secretary sign all bonds.

(d) Provides that money remaining in a fund not needed for district purposes may be distributed to landowners in proportion that they contributed to fund, rather than distributed to landowners in proportion that they were assessed in last assessment made by district.

(e) Requires bonding of all persons authorized to disburse revolving funds.

(f) Permits election to be held every 4 years rather than every 2 years.

A.B. 2348—FLEURY. (Pub. H.) Adds Sec. 28367, H. & S. C., to exempt bottling plants where sterilized chocolate drink is processed and bottled from provisions regulating canneries.

A.B. 2349—FLEURY. (Pub. H.) Amends various Secs., H. & S. C., re health and safety requirements for housing.

Makes various changes in State Housing Act relative to standards of construction for stairways, gas appliances, and plumbing.

A.B. 2350—FLEURY. (Pub. H.) Adds and repeals various provisions, H. & S. C., to revise provisions setting standards for installation of gas appliances in auto courts and resorts.

A.B. 2351—SHAW. (Agr.) Amends Sec. 1151, Ag. C., re marketing of agricultural products.

Redefines "organization of producers and distributors," as used in Ch. 1, Div. 6, Ag. C., re markets, to include both profit and nonprofit organizations.

A.B. 2352—SHAW. (Jud.) Amends Sec. 28108, Gov. C., re compensation for public service in San Bernardino County.

Changes compensation of chairman of board of supervisors from \$6,600 to unspecified sum and supervisors from \$1,800 to unspecified sum.

A.B. 2353—SHAW. (Mun. & C. G.) Adds Sec. 28021.5, Gov. C., continuing existing classification of counties for regulation of compensation of certain county officers.

A.B. 2354—SHAW. (Agr.) Adds Sec. 754, Ag. C., re standardization of agricultural products.

Provides that Director of Agriculture shall administer provisions of Div. 5, Ag. C., re standardization.

A.B. 2355—SHAW. (Agr.) Adds Sec. 450.5, Ag. C., re milk and dairy products.

Provides that term "milk," as used in Div. 4, Ag. C., re milk and dairy products, does not include lacteal secretion obtained from udders of any animals other than cows and goats.

A.B. 2356—SHAW. (Agr.) Amends Sec. 301, Ag. C., re meat inspection. Includes hamsters in definition of "animals," as used in Art. 1, Ch. 1, Div. 3, Ag. C., re meat inspection.

A.B. 2357—SHAW. (Agr.) Amends Sec. 20, Ag. C., re administration of agricultural laws.

Provides that Department of Agriculture shall administer provisions of Ag. C. except as otherwise specifically provided.

A.B. 2358—SHAW. (Agr.) Appropriates unspecified sum to Fair and Exposition Fund for improvements at county agricultural fairs and citrus fairs.

A.B. 2359—SHAW. (Agr.) Amends Sec. 6, Ag. C., re enforcement officers, making no substantive change.

A.B. 2360—SHAW. (Mun. & C. G.) Amends Act 9178f, the State Water Resources Act of 1945, re flood control.

Adopts and authorizes flood control projects for Santa Ana River Basin, including projects on Santa Ana River, Warm Creek, Twin Creek, Devils Canyon Creek and San Antonio Creek, for flood protection at Redlands, San Bernardino and Upland at unspecified cost to State.

A.B. 2361—SHAW. (Soc. Wel.) Amends Sec. 5047, W. & I. C., re liability for petitioning for examination of alleged mentally ill person.

Relieves petitioner from liability only if probable cause exists for filing petition.

A.B. 2362—SHAW. (Jud.) Amends Sec. 261b, C. C. P., as added by Ch. 1031, Stats. 1943, re reporters of superior courts in counties or cities and counties having population of 275,000 or over.

Changes basis of determining population for purposes of this section from 1940 federal census to 1950 census.

A.B. 2363—SHAW AND BROWN. (Jud.) Amends, adds and repeals various Secs., Civ.-C., re perpetuities and suspension of power of alienation.

Adopts common law rule against perpetuities, prohibiting suspension of power of alienation or vesting of estates for period greater than lives in being plus 21 years.

Prohibits such number or situation of lives selected that evidence of death will be difficult to obtain.

Deletes inconsistent provisions.

A.B. 2364—BROWN AND SHAW. (Jud.) Adds Sec. 225q, Civ. C., re county fees from adoptive parents on adoption of child relinquished to county.

Permits county to charge adoptive parents amounts expended by county for prenatal and confinement expenses of mother, in addition to cost of care of child to maximum of \$200, when county files favorable report on petition for adoption of child relinquished to county.

A.B. 2365—SHAW AND BROWN. (Jud.) Amends Sec. 225p, Civ. C., re county fees for care of children relinquished to county.

Increases maximum amount of fee county may charge adoptive parents for care of child from \$200 to unspecified amount.

A.B. 2366—SHAW. (G. E. & E.) New act, re totalitarian organizations.

Creates Anti-Totalitarian Civil Liberties Defense Commission, prescribing its organization, powers and duties.

Provides that commission shall require members of totalitarian organizations who knowingly act to bring about a totalitarian dictatorship to register.

A.B. 2367—SMITH AND BROWN. (Jud.) Amends Secs. 285, 286, 288a, and 264, Pen. C., re sex crimes.

Removes limitation on maximum imprisonment for incest, crime against nature and non-statutory rape.

Imposes minimum imprisonment of 3 years in case of non-statutory rape.

A.B. 2368—SMITH, BURKHALTER, AND BERRY. (Trans. & C.) Adds Sec. 531, S. & H. C., re state highway routes.

Adds Route 231 to State Highway System, Glenoaks Boulevard from Route 61 to Foothill Boulevard.

A.B. 2369—SMITH AND LIPSCOMB. (G. E. & E.) Appropriates unspecified sum to Department of Public Works for State's share of cost of grade separation at intersection of Los Feliz Boulevard and Southern Pacific tracks in Los Angeles County.

A.B. 2370—SMITH, LIPSCOMB, AND RUMFORD. (Pub. H.) Amends Sec. 10, adds Sec. 10.5, Act 4811, re practice of chiropractic.

Authorizes board to refuse to grant or to suspend or revoke licenses to practice chiropractic for any act which constitutes unprofessional conduct and sets forth acts which constitute unprofessional conduct within the meaning of the act.

To take effect upon approval by voters.

A.B. 2371—SMITH, LIPSCOMB, AND RUMFORD. (G. E. & E.) Amends Secs. 26270 and 26271, H. & S. C.; amends Sec. 17500.1, adds Secs. 17500.2 and 17533.6, B. & P. C., re false advertising of drugs, devices or course of treatment for human ailments.

Provides that advertisement of course of treatment within meaning of provisions prohibiting use of false or misleading advertisements for treatment of human ailments, is false if represented to have any effect in certain human diseases and illnesses, and prohibits use of testimonials to represent that any drug, device, or course of treatment has any effect in any of such diseases.

Excepts from provisions that no state board or commission shall restrict or prohibit by rule or regulation advertising which does not specifically violate provisions of B. & P. C., any such rules and regulations formulated which prohibit use of advertising which contains distorted, sensational, or fabulous statements.

A.B. 2372—KIRKWOOD AND COATS. (Ed.) Adds Art. 5, Ch. 1, Div. 1, Ed. C., re State College Board.

Creates State College Board consisting of 10 members, to be appointed by State Board of Education for 4-year terms, without compensation. Requires board to determine policy questions for and administer state colleges. Prescribes other powers and duties of board.

A.B. 2373—KIRKWOOD AND COATS. (C. S. & S. P.) Adds Sec. 18596, Gov. C., to include employers in Division of Vocational Education, Department of Education, in state civil service.

A.B. 2374—BURKHALTER AND BURKE. (Trans. & C.) Adds Sec. 532, S. & H. C., re state highway routes.

Adds Route 232 to State Highway System, from Route 4 in Burbank to Route 9, parallel and northerly of Route 4.

A.B. 2375—BURKHALTER, BURKE, AND CONRAD. (Trans. & C.) Amends Sec. 459, S. & H. C., re state highway routes.

Changes present Route 159 on Lankershim Boulevard to, from Route 2 near Vineland Avenue to Route 4 near Tujunga Wash.

A.B. 2376—BURKHALTER. (M., O., & M. I.) Adds Sec. 2607, P. R. C., re surface mining.

Makes it misdemeanor for person who engages in dredging or other surface mining not to relevel area disturbed by operation so as to return it substantially to its former condition.

A.B. 2377—BURKHALTER. (G. E. & E.) Appropriates unspecified sum to Department of Public Works for State's share of cost of grade separation at intersection of Olive Avenue and Southern Pacific tracks in City of Burbank.

A.B. 2378—BURKHALTER (By Request). (Mun. & C. G.) Amends Sec. 330.24, Civ. C., re mutual water companies.

Authorizes mutual water companies to sell water to any public agency, to another mutual water company during periods of water shortage, or to any person during any emergency resulting from fire or other disaster involving danger to public health or safety, at same rates as to holder of shares of company. Makes other changes to conform.

To take effect immediately, urgency measure.

A.B. 2379—BURKHALTER (By Request). (Mun. & C. G.) Amends Act 5211c, the Conservation and Planning Act, and various Secs., Gov. C., re planning commissions.

Reduces number of hearings from 2 to 1 required by planning commission on adoption or amendment of master or official plans.

A.B. 2380—MALONEY. (F. & G.) Repeals Sec. 954, F. & G. C., re crabs.

Deletes prohibition against taking or possession of more than 500 pounds of crabs on boat carrying or operating trawls or drag nets by persons using or assisting in use of such nets.

A.B. 2381—MALONEY. (B. & C.) Amends and adds various Secs., B. & P. C., re horse racing.

Revises provisions re charity days. Provides for not less than 1 additional racing day for each 10 regular days or fraction of 10 days, not to exceed 5 additional days. Provides that charity day licensee shall be selected by regular licensee and that latter is to conduct racing on behalf of former. Provides that income is that of charity day licensee, which must be a nonprofit organization organized for charitable or other specified purposes.

Provides that license fee and commission shall be calculated on basis of money handled on the charity day, disregarding money handled on regular racing days.

A.B. 2382—MALONEY. (Ed.) Amends Sec. 17003, adds Art. 4.5, Ch. 5, Div. 8, Ed. C., re truants.

Requires certain minors not giving satisfactory proof of regular employment to attend regular high school classes, or special continuation education classes, for not less than 3 hours a day during period of unemployment.

Authorizes arrest without warrant of truants by any peace officer, attendant supervisor, or any school officer. Authorizes such officers to arrest such minor at any time on complaint of school authorities.

A.B. 2383—MALONEY. (W. & M.) Claim bill. Unspecified sum. Comptroller, Department of Employment.

- A.B. 2384—MALONEY. (Jud.) Amends Sec. 4300f, Pol. C. and Sec. 196, C. C. P., increasing from \$2 to \$5, daily fees of grand jurors and superior and municipal court trial jurors.
- A.B. 2385—BURKHALTER. (G. E. & E.) Appropriates unspecified sum to Department of Public Works for State's share of cost of grade separation at intersection of Magnolia Boulevard and Southern Pacific tracks in City of Burbank.
- A.B. 2386—GEDDES. (Fin. & Ins.) New act, the Financial Code.
Consolidates and codifies laws re financial institutions and financial transactions.
Prepared by California Code Commission.
- A.B. 2387—GEDDES. (Fin. & Ins.) Adds Art. 1.5, Ch. 17, Div. 1, Fin. C., to codify laws re liability of stockholders in state banks.
Prepared by California Code Commission.
- A.B. 2388—GEDDES. (Fin. & Ins.) Adds Art. 4.5, Ch. 5, Div. 1, Fin. C., to codify laws re banks without capital stock.
Prepared by California Code Commission.
- A.B. 2389—GEDDES. (Fin. & Ins.) Adds Secs. 274 and 275, Fin. C., to codify laws re funds under control of State Banking Department.
Prepared by California Code Commission.
- A.B. 2390—GEDDES. (Fin. & Ins.) Adds Sec. 3166, Fin. C., to codify law re payment of claims to trust property or money deposited with State Treasurer.
Prepared by California Code Commission.
- A.B. 2391—GEDDES. (Fin. & Ins.) Amends Sec. 500, Fin. C., re banking, making no substantive change.
- A.B. 2392—GEDDES. (Fin. & Ins.) Amends Sec. 1764, Fin. C., re banking, making no substantive change.
- A.B. 2393—GEDDES. (Fin. & Ins.) Amends Sec. 3360, Fin. C., re banking, making no substantive change.
- A.B. 2394—GEDDES. (Fin. & Ins.) Amends Sec. 5064, Fin. C., re building and loan associations, making no substantive change.
- A.B. 2395—GEDDES. (Fin. & Ins.) Amends Sec. 5351, Fin. C., re building and loan associations, making no substantive change.
- A.B. 2396—GEDDES. (Fin. & Ins.) Amends Sec. 8114, Fin. C., re building and loan associations, making no substantive change.
- A.B. 2397—GEDDES. (Fin. & Ins.) Amends Sec. 12204, Fin. C., re check sellers and cashers, making no substantive change.
- A.B. 2398—GEDDES. (Fin. & Ins.) Amends Sec. 14550, Fin. C., re credit unions, making no substantive change.
- A.B. 2399—GEDDES. (Fin. & Ins.) Amends Sec. 17004, Fin. C., re escrow agents, making no substantive change.
- A.B. 2400—GEDDES. (Fin. & Ins.) Amends Sec. 18209, Fin. C., re regulation of loans and lenders, making no substantive change.
- A.B. 2401—GEDDES. (Fin. & Ins.) Amends Sec. 22211, Fin. C., re regulation of loans and lenders, making no substantive change.
- A.B. 2402—GEDDES. (Fin. & Ins.) Amends Sec. 24413, Fin. C., re regulation of loans and lenders, making no substantive change.
- A.B. 2403—GEDDES. (Fin. & Ins.) Amends Sec. 27002, Fin. C., re insured loans or advances of credit, making no substantive change.

A.B. 2404—CONRAD (By Request). (M., O., & M. I.) Amends Sec. 20880, B. & P. C., re sales of petroleum products.

Provides that the words "save" or "serve yourself and save," without designating any amount saved, do not constitute price savings signs which are prohibited.

A.B. 2405—WATERS (By Request). (C. S. & S. P.) Amends Sec. 20867, Gov. C., re breaks in service under State Employees' Retirement Law.

Where person has been employed by State or 1 or more contracting agencies in any relative order, provides that break in service of 5 years, rather than 1 year, shall not affect right to receive credit nor liability of employers if person has not been paid his accumulated contributions or redeposits them if he has been paid them.

A.B. 2406—SMITH AND LIPSCOMB. (G. E. & E.) Appropriates unspecified sum to Department of Public Works for State's share of cost of grade separation at intersection of Glendale Boulevard and Southern Pacific tracks in City of Glendale.

A.B. 2407—WATERS. (B. & C.) Amends Sec. 19437, B. & P. C., re horse racing.

Makes appointment by Horse Racing Board of such employees as necessary to carry out provisions of horse race laws permissive, rather than mandatory.

A.B. 2408—WATERS. (Elec. & Reap.) Amends Sec. 5620, Elec. C., re challenges.

Prohibits challenging of voter on grounds of residence within county if he is registered in county and has removed to another county within 90 days prior to election.

Prohibits challenge of voter on grounds of residence within precinct if he is registered in precinct and has removed to another precinct in same county within 54 days prior to election.

A.B. 2409—WATERS. (Rev. & Tax.) Amends Sec. 110, R. & T. C., re property taxation.

Defines value, full cash value, and cash value as amount at which property would be taken in payment of debt, rather than just debt, from solvent debtor.

A.B. 2410—WATERS. (Rev. & Tax.) Amends Sec. 986, R. & T. C., re valuation for property taxation.

Defines cash value of work of art still owned by artist creating it and never sold or exhibited for profit as value, rather than cash value, of materials of which constituted.

A.B. 2411—WATERS. (Rev. & Tax.) Amends Sec. 987, R. & T. C., to decrease cash value of possessory interest in real estate of Veterans Welfare Board, during 1st quarter of life of contract, from 30% to 20% of cash value.

A.B. 2412—WATERS. (Pub. H.) Amends Sec. 28230, H. & S. C., re requirements for preparation and sale of bread.

Excepts from wrapping and labeling provisions for sale of bread any bread exhibited or sold from behind counters not readily accessible to public.

A.B. 2413—WATERS. (Jud.) Amends Sec. 337a, Pen. C., re bookmaking.

Increases minimum imprisonment on conviction from 30 to 90 days.

A.B. 2414—WATERS. (B. & C.) Amends Sec. 19563, B. & P. C., re horse racing, making no substantive change.

A.B. 2415—WATERS. (Elec. & Reap.) Adds Ch. 3.5, Div. 10, Elec. C., re contests of elections for members of Legislature.

Provides that provisions of Elec. C., re contests of general and primary elections and proceedings in superior court are applicable to contests for members of Legislature, except that court shall not enter judgment in proceedings but shall make findings of fact and transmit same to Senate or Assembly.

Provides that Senate or Assembly is not bound by findings of court and may take additional evidence.

A.B. 2416—WATERS. (Rev. & Tax.) Amends Secs. 3803 and 3807, R. & T. C., making changes in law re termination of agreements for purchase of tax-deeded land, and termination of redemption rights re such land.

- A.B. 2417—WATERS. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re property taxes.

Makes changes in law re collection of taxes, deed of tax-sold property, sale of tax-deeded property, and disposition of proceeds of latter sales.

- A.B. 2418—WATERS. (Rev. & Tax.) New act, re property taxation.

Validates acts of taxing agencies, revenue districts, and officers thereof re budgets, tax rates, assessment, taxation, and equalization of property, tax sales, and tax deeds or other conveyances.

- A.B. 2419—WATERS. (Fin. & Ins.) Adds Sec. 768, Ins. C., re designation of particular insurance agents in connection with loans.

See digest of S.B. 167, apparently identical.

- A.B. 2420—WATERS. (B. & C.) Amends Sec. 1951.1, B. & P. C., re horse racing.

Makes requirement for issuance of licenses under Art. 5, Ch. 4, Div. 8, B. & P. C., re owners, riders, etc., for period of calendar year in which issued permissive rather than mandatory.

- A.B. 2421—WATERS. (B. & C.) Amends Sec. 19431, B. & P. C., re horse racing.

Makes holding of meetings of Horse Racing Board at places convenient for members mandatory, rather than permissive.

- A.B. 2422—WATERS. (B. & C.) Amends Sec. 19435, B. & P. C., re horse racing.

Requires, rather than permits, secretary of California Horse Racing Board, to issue subpoenas and administer oaths under direction of board.

- A.B. 2423—LUCKEL AND NIEHOUSE (By Request). (F. & G.) Amends various Secs., F. & G. C., re yellow-tail, white sea bass, and barracuda.

Prohibits taking, possession, sale, or purchase of more than 5 yellow-tail less than 26, rather than 28, inches in one day.

Excepts hook and line boats possessing Mexican fishing license and taking fish below boundary from prohibition against possession of more than 500 pounds of yellow-tail or white sea bass per person between May 1st and August 31st, and from prohibition against possession on boat of more than 2,500 pounds in aggregate of such fish.

Deletes provision permitting delivery to California ports or possession of yellow-tail, barracuda, and white sea bass taken south of Mexican border aboard boats carrying purse seine or round haul nets. Permits taking of such fish by hook and line methods and delivery to California ports by hook and line boats.

- A.B. 2424—LUCKEL (By Request). (Mil. Aff.) New act, the State Armed Services Act, and adds various Secs., M. & V. C., re armed services of the State.

Increases rank of Adjutant General from major general to lieutenant general in California National Guard, and provides senior general commanding division of California Defense and Security Corps shall be commissioned as lieutenant general in California National Guard and shall assume tactical command of all armed forces of State under Adjutant General.

Authorizes Adjutant General to prepare and issue suitable medal and ribbon for officers and men of California National Guard units called into federal service in present Korean conflict.

Provides for immediate enrollment of members of California Highway Patrol and California Highway Patrol Reserve in state militia and provides that Director of California Highway Patrol shall have rank of brigadier general in state militia and be under command of lieutenant general in tactical command of all state forces.

Establishes and provides for membership in, and organization, powers, purposes, and duties of, the California Naval Defense Corps, and authorizes a marine regiment in said corps.

- A.B. 2425—LUCKEL (By Request). (Ed.) Adds Sec. 18196.5, Ed. C., re school building construction.

Requires Division of Architecture to approve application for alteration to existing school building which is designed to increase safety of the building and would actually do so, although it would not bring building fully up to construction requirements.

A.B. 2426—ROSENTHAL. (Jud.) Adds Sec. 16750.5, B. & P. C., re proceedings against combinations in restraint of trade.

Directs Attorney General of District Attorney of county to institute civil or criminal proceedings against person, corporation, or association who violates chapter prohibiting combinations in restraint of trade.

A.B. 2427—ROSENTHAL. (Jud.) Amends Sec. 17043, B. & P. C., re unfair trade practices.

Makes unlawful the selling of any article or product by person engaged in business for sum which is less than sum equal to costs plus unspecified percent, rather than at less than cost.

A.B. 2428—ROSENTHAL. (Jud.) Amends Sec. 17070, B. & P. C., re enjoining of unfair trade practices and recovery of damages therefor.

Authorizes State or any political subdivision thereof, as well as any person or trade association provided by present law, to bring an action to enjoin and restrain violation of unfair trade practice provisions and to recover damages therefor.

A.B. 2429—ROSENTHAL. (Jud.) Amends Sec. 17072, B. & P. C., re evidence in unfair practice actions.

Provides that no cost survey shall be used as evidence to prove costs of person complained against unless it has been filed within unspecified days after completion with Secretary of State and contains certain specified information as to manner in which survey was conducted.

A.B. 2430—HAWKINS. (Elec. & Reap.) Amends Secs. 3709 and 3944, Elec. C., re primaries.

Changes time within which sample ballots for primaries shall be mailed from between 25 and 5 days before election to between 40 and 15 days.

Permits perforated line across top of direct primary ballots to be more than 1 inch from top.

A.B. 2431—HAWKINS. (Elec. & Reap.) Amends Secs. 1708 and 1709, Elec. C., re municipal elections.

Requires affidavit of circulator of municipal initiative petitions to state residence of each signer thereof.

Requires clerk of legislative body to present petition to such body at next meeting following examination of petition by clerk.

A.B. 2432—HAWKINS. (Elec. & Reap.) Amends Sec. 1613, Elec. C., re county and township elections.

Requires copy of ordinance to be submitted to voters at county election which is mailed to voters to be printed in 10 point type or larger. Requires clerk to commence mailing such copies not more than 40 nor less than 15 days prior to election and complete such mailing on or before 10th day preceding election.

A.B. 2433—HAWKINS. (Elec. & Reap.) Amends and repeals various Secs., Elec. C., re election officers.

Repeals provisions re applications to serve as election officers, notices of appointment, and publication of lists of officers and polling places.

A.B. 2434—CONRAD. (Elec. & Reap.) Amends Sec. 7964.5, Elec. C., re canvass at primaries.

See digest of A.B. 197, apparently identical.

A.B. 2435—CONRAD. (Elec. & Reap.) Amends Sec. 9050, Elec. C., re local, special, or consolidated elections.

Deletes requirement that precincts consolidated into one special election or consolidated election precinct shall be consecutively numbered and known by such numbers.

A.B. 2436—CONRAD. (Elec. & Reap.) Amends Sec. 7072, Elec. C., re poll lists. Deletes provision making it felony to carry away or destroy poll lists for purpose of invalidating election.

A.B. 2437—CONRAD. (Elec. & Reap.) Amends Secs. 11108 and 11120, Elec. C., re municipal officers.

Deletes requirement that signer of recall petition for municipal officers indicate his occupation thereon.

Deletes requirement that legislative body call special election to fill vacancy at once if majority of people at recall election vote in favor thereof. Permits election to be called at next regular meeting of legislative body.

A.B. 2438—CONRAD. (Elec. & Reap.) Amends Secs. 9750, 9751, and 9757, Elec. C., re elections in 5th and 6th class cities.

Deletes requirement that notice of municipal election contain statement of measures to be voted on.

Requires that notice state that there may be submitted measures by legislative body or voters, which will be published at least twice before day of election in 1 or more newspapers published and circulated in city, or posted conspicuously in 3 or more public places therein.

Deletes requirement that signer of nomination paper state his occupation.

A.B. 2439—CONRAD. (Elec. & Reap.) Amends and repeals various Secs., Elec. C., re conduct of elections.

Provides that ballot boxes shall be marked general or municipal "ballots" rather than "tickets."

Deletes requirement that polling places be furnished with booths for marking ballots, screened from observation.

Requires polling places to be arranged so that ballot boxes and booths shall be hidden from view of all persons present.

Prohibits distribution of election literature within 100 feet of polling place.

Deletes reference to tally lists in provision specifying form for roster and tally list to be kept by precinct boards.

Deletes requirement that barricade be placed at polls so that only persons inside it can approach within 6 feet of ballot boxes or voting booths.

A.B. 2440—LEVERING. (Rev. & Tax.) Adds Sec. 6485.5, R. & T. C., re sales and use tax.

Prohibits addition of penalty to any tax until Board of Equalization has notified person liable of amount of tax and afforded reasonable time thereafter for payment.

A.B. 2441—LEVERING. (F. & G.) Amends Sec. 3, F. & G. C., re general provisions, making no substantive change.

A.B. 2442—CHAPEL. (Elec. & Reap.) Amends and repeals various Secs., Elec. C., re county central committees in counties containing more than 20 assembly districts.

Deletes provisions for special separate ballots for election of county central committeemen in counties containing more than 20 assembly districts.

A.B. 2443—CHAPEL. (Elec. & Reap.) Amends Secs. 2897 and 2898, Elec. C., re names on ballots.

Requires name of candidate who has died to be printed on primary or general election ballots unless officer in charge of printing ballots is aware of such death at least 40, rather than 30, days before election.

A.B. 2444—CHAPEL. (Elec. & Reap.) Amends Sec. 3150, Elec. C., re independent nominations.

Changes last date on which candidate may file nomination affidavit from 35 to 40 days prior to election.

A.B. 2445—CHAPEL. (Elec. & Reap.) Amends Sec. 3824, Elec. C., re ballots.

Requires numbering of ballots and stubs consecutively within political subdivisions in each county.

A.B. 2446—CHAPEL. (Elec. & Reap.) Amends Sec. 3924, Elec. C., re direct primary ballots.

Deletes requirement that there be 4 or more parallel columns on primary ballot, and that number of such columns be divisible by 2.

A.B. 2447—DAVIS AND KELLY. (Agr.) Adds Sec. 963.3, Ag. C., re seed testing, and makes appropriation.

Provides that Director of Agriculture may establish facilities for testing of seeds prior to outdoor growing season.

Permits director to enter into agreements with University of California for use of greenhouses and facilities when not needed by department.

Appropriates unspecified sum to Department of Agriculture.

A.B. 2448—STEWART AND LINCOLN. (G. E. & E.) Repeals and adds various Secs., B. & P. C., re regulation of the practice of architecture.

Defines instruments of service. Sets forth violation of provisions of chapter requiring certificate to engage in practice of architecture, makes such violation misdemeanor punishable by fine and/or imprisonment.

Exempts from regulatory provisions of chapter relating to practice of architecture employee of architect acting under employer's instructions, control and supervision, or any person who furnishes services to other persons in respect to certain types of building if he has informed such persons in writing that he is not an architect certified in this State.

Allows individual, firm, company, association or corporation engaged in any line of business other than practice of architecture to employ architect to perform architectural services incidental to conduct of their business.

A.B. 2449—BELOTTI. (G. E. & E.) New act, authorizing State Park Commission to exchange specified lands in Del Norte County to consolidate holdings of redwoods for state park purposes.

A.B. 2450—HINCKLEY AND SHAW. (Jud.) Amends Sec. 1873, C. C., re unclaimed property.

Authorizes provision by county for care or disposal of unclaimed property in sheriff's possession.

A.B. 2451—LYON. (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., re regulation of auctioneers.

Creates State Board of Auctioneers, provides for qualifications, appointment, and tenure of members, and prescribes its powers and duties. Provides members shall serve without compensation except necessary traveling expenses.

Requires license and certificate of registration from board to engage in business of conducting auctions or to serve as qualified assistant to auctioneer, and a certificate to operate place of auction. Prescribes qualifications, examination, and fees for licenses and certificates.

Authorizes disciplinary proceedings by board and prescribes procedure to be followed.

Provides penalties for violation of provisions.

A.B. 2452—LYON. (Rev. & Tax.) Repeals Pt. 4, Div. 2, R. & T. C., the Motor Vehicle Transportation License Tax Law, and adds Pt. 4, Div. 2, R. & T. C., the Commercial Vehicle-Fuel Tax Law.

Imposes tax on operators of motor vehicles in excess of 5,000 pounds unladen weight used on highways for transportation of persons or property for compensation, at rate of $1\frac{1}{2}$ cents per gallon of diesel fuel used in operation in State and 1 cent per gallon of nondiesel fuel so used, in addition to present use fuel tax. To be administered by State Board of Equalization.

Provides procedure for enforcement, collection, penalties for violations.

Appropriates revenues for refunds and to Highway Users Tax Fund.

To take effect immediately, tax levy, operative July 1, 1951.

A.B. 2453—LYON. (Jud.) Amends Sec. 1295, Pen. C., re bail.

Provides where amount bail not more than \$250 in case defendant arrested and detained in jail, defendant may obtain release on depositing surety bond with jailer.

A.B. 2454—LYON. (Jud.) Amends Secs. 1305 and 1306, Pen. C., re bail.

Changes provisions re securing discharge of forfeiture of bail. Eliminates necessity for appearance of both defendant and surety for discharge, requiring that of

former only. Provides for discharge on specific grounds of failure to make original appearance for which bail given because of illness, insanity, or detention by civil or military authorities.

Authorizes refund to surety of forfeited bail where within year after summary judgment for forfeiture defendant is returned to custody, law now requiring refund if defendant not only returned but also convicted of offense charged on which admitted to bail.

Makes refund charge against local general fund where money instead of bail deposited therein.

A.B. 2455—LYON. (G. E. & E.) Amends Sec. 1647, Lab. C., re employment agencies.

Provides that appeals from decisions of Labor Commissioner re controversies arising under provisions regulating employment agencies required to be referred to him shall be to court which would have had jurisdiction in absence of provision requiring specifying court, rather than to superior court.

A.B. 2456—LYON. (Agr.) Repeals, amends, and adds various Secs., Ag. C., re eggs shipped into California.

See digest of S.B. 1601, apparently identical.

A.B. 2457—LYON. (G. E. & E.) Repeals Ch. 2, Div. 5, Title 1, Gov. C., re subcontracting or subletting of contracts for certain public works.

A.B. 2458—LYON. (Jud.) Amends Sec. 1295, Pen. C., re bail.

See digest of A.B. 2453, apparently identical.

A.B. 2459—LYON. (Jud.) Adds Sec. 1238.3, C. C. P., re right of eminent domain. Authorizes exercise for licensed nonprofit hospital.

A.B. 2460—McCARTHY. (Elec. & Reap.) Adds Sec. 48, Elec. C., re circulators of petitions.

Requires circulator of petition, which county clerk is required to examine for number of signatures, to affix his voting address.

A.B. 2461—McCARTHY. (Elec. & Reap.) Adds Sec. 2598, Elec. C., re primary ballots.

Requires name of candidate to be printed on primary ballot exactly as it appears on affidavit of registration, with name at length, including given name and middle name or initial.

A.B. 2462—McCARTHY. (Elec. & Reap.) Amends Secs. 3043 and 3084, Elec. C., re independent nominations.

Permits filing of nomination papers with Secretary of State or county clerk between 70 and 40 days before election rather than between 60 and 35 days before election.

Provides that in county where office of county clerk is closed Saturdays, final date for filing shall be preceding day at 5 p.m.

Permits obtaining of signatures to nomination papers any time not more than 70 nor less than 45 days prior to election, rather than between 65 and 40 days prior to election.

A.B. 2463—MORRIS. (Jud.) Adds Sec. 597.5, Pen. C., to prohibit ear-cropping of dogs except for preventing or curing disease or protecting life of animal.

A.B. 2464—MORRIS. (Trans. & C.) Adds Sec. 604.14, Veh. C., prohibiting person from driving ambulance without having completed first aid course equivalent to that given by American Red Cross.

A.B. 2465—MORRIS. (Mil. Aff.) Amends Sec. 19533, Gov. C., re state civil service employee layoff.

Changes layoff group sequence where layoff necessitated by reinstatement of employee after military service to require layoff of all nonveterans before veterans, irrespective of date of employment, existing law giving nonveterans employed prior to September 16, 1940, priority over veterans employed thereafter.

A.B. 2466—MORRIS. (Mil. Aff.) Amends Sec. 18901, adds Sec. 19394.5, Gov. C., re state civil service employment lists.

Requires retention of veteran's name on list established after August 14, 1945, until year after national emergency proclaimed by President December 16, 1950, or 3 waivers.

Gives employee on active military duty during emergency whose name reaches top of list an immediate appointment to first position to be filled, subject to completion of probationary period after release.

A.B. 2467—MORRIS. (Mil. Aff.) Amends Sec. 18973, Gov. C., re veterans' preference credits on state civil service examinations.

Removes requirement of service in armed forces prior to January 1, 1947.

Increases promotional examination credit from 3 to 5 points.

Substitutes for provision allowing credit only after passing examination and establishing certification list, provision requiring addition of credit to percentage attained on each part of examination by allocation to each part on basis of relative weight, followed by setting up of list.

A.B. 2468—MORRIS. (Jud.) Repeals Ch. 3, Pt. 2, Div. 7, B. & P. C., the Fair Trade Act, re fair trade contracts.

A.B. 2469—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re charges to employers' accounts.

Makes provision excepting employers' accounts from charges for benefits paid to claimant after disqualification based upon wages earned prior to disqualifying act effective with respect to benefits so paid subsequent to submission of information by an employer as to cause of claimant's leaving work or discharge.

A.B. 2470—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits, making no substantive change.

A.B. 2471—MORRIS. (Jud.) Adds Sec. 647.1, Pen. C., placing burden on defendant in vagrancy prosecution to prove means by which he is supported.

A.B. 2472—MORRIS. (G. E. & E.) Adds Sec. 4302.5, Gov. C., permitting purchases by public agencies of duplicating machines manufactured outside United States if substantial saving would result.

A.B. 2473—MORRIS. (Elec. & Reap.) Adds Art. 3, Ch. 3, Div. 12, Elec. C., re election of judicial officers.

Provides that when only incumbent has filed declaration of candidacy for judicial office he shall be deemed elected for lack of opposition, his name shall not be placed on ballot, and certificate of election shall be issued to him.

A.B. 2474—BURKHALTER AND OTHERS. (Trans. & C.) Appropriates \$3,500,000 to Department of Public Works for improvement of portion of Reseda Boulevard in Los Angeles County.

Appropriation not to be expended until matching funds furnished by other sources than State Treasury. Authorizes department to do work directly or contract work out.

A.B. 2475—BURKHALTER AND OTHERS. (Trans. & C.) Adds Sec. 550, S. & H. C., re state highway routes.

Adds Route 250 to State Highway System, from Route 2 at Reseda Boulevard to Route 60.

A.B. 2476—BURKHALTER. (F. & G.) Amends and adds various Secs., F. & G. C., re game management.

Provides fixed season for pheasant hunting in game management areas, opening on same day as regular pheasant season and continuing 30 consecutive days.

Requires fee charged by licensee to be upon basis of individual bird, not exceeding \$4 per bird.

Provides that licensee shall release hen pheasants only in March. Prohibits taking more than two hen pheasants for each release in said month.

Prohibits release of birds except in presence of representative of Fish and Game Commission and of organized sportsman's club.

A.B. 2477—BURKHALTER. (F. & G.) Amends Sec. 59, F. & G. C., re game management.

Makes it mandatory, rather than permissive, for Fish and Game Commission to require proper care and sanitary conditions on any premises where birds are raised for release.

A.B. 2478—BURKHALTER. (Pub. H.) Repeals Ch. 3, Div. 2, adds Ch. 3, Div. 2, re regulation of clinical laboratories.

Repeals provisions relating to clinical laboratories, technologists and technicians.

Creates in Department of Professional and Vocational Standards, Clinical Laboratories Board of Examiners and prescribes its powers and duties.

Authorizes board to issue licenses, including reciprocity licenses, to clinical laboratory technologists and technicians, provides for revocation and suspension of such licenses, for examination of applicants and prescribes educational qualifications therefor.

Directs board each year to compile, publish, and sell directory of all persons in State who hold valid certificates to practice as clinical laboratory technologists and technicians.

Provides for fees and sets forth violations of the chapter.

A.B. 2479—STEWART. (G. E. & E.) Amends and adds various Secs., B. & P. C., re horse racing.

Deletes provision permitting Horse Racing Board to allow 5 additional racing days to licensees during meeting, to be known as charity days, and requiring licensees to donate net proceeds from wagering to charities approved by board.

Provides that board must grant not less than 3 nor more than 5 charity days to each licensee in any meeting.

Requires licensee to conduct charity races as condition to issuance of license.

Requires net proceeds from charity day operations, including wagering, admissions, parking, program sales and concessions to be donated to charity through non-profit distributing agency selected by licensee and approved by board.

Provides standards with which distributing agency must comply as to organization and methods of distribution of funds. Provides that list of beneficiaries to which funds are to be distributed must be submitted to board for approval or disapproval.

Exempts racing days conducted on charity days from provisions of Secs. 19485 and 19485.1, B. & P. C., re license fees and breakage.

Limits commission deductible by licensee from pari-mutuel pool on charity days to 13 percent of gross amount.

A.B. 2480—HOLLIBAUGH. (P. U. & C.) New act, re city street and county road crossings over railroads.

A.B. 2481—HOLLIBAUGH. (C., P., & P. W.) Adds Sec. 5013.5, P. R. C., authorizing Department of Natural Resources to acquire and maintain historical sites in Los Angeles County.

A.B. 2482—DAVIS AND OTHERS. (Agr.) Amends Sec. 80, Agr. C., re agricultural districts.

Creates agricultural District 54 to consist of described portions of Los Angeles County.

Creates District 10a to consist of described portions of Siskiyou and Modoc Counties.

A.B. 2483—DAVIS AND OTHERS. (Agr.) Amends Sec. 5154, P. R. C., re county fair property.

Makes all contracts or arrangements pursuant to Sec. 5154, P. R. C., re use of county fair property, subject to approval of Department of Finance.

A.B. 2484—DAVIS AND OTHERS. (Agr.) Adds Sec. 92.1, Ag. C., re agricultural fairs.

Provides that total state money expended by county or district agricultural association in excess of approved budget estimates without approval of Department of Finance shall be deducted from annual apportionment for year in which expenditures were made.

Provides for depositing of such deductions in Fair and Exposition Fund to be available for allocation for permanent improvements for fair purposes under subdivision (c), Sec. 19626, B. & P. C.

A.B. 2485—ROSENTHAL. (G. E. & E.) Adds Ch. 8, Div. 1, Lab. C., to create in Division of Industrial Welfare, Advisory Council on Affairs of the Handicapped, prescribing its organization, powers, and duties.

A.B. 2486—ROSENTHAL. (Rev. & Tax.) Adds Sec. 6369, R. & T. C., re exemptions from sales and use taxes.

Exempts recordings by means of which sound may be reproduced, intended for commercial use and not offered to public, and property becoming component part thereof.

A.B. 2487—ROSENTHAL. (G. E. & E.) Adds Sec. 12607.5, B. & P. C., re designated weight of baled wiping rags.

Provides that in sale of baled wiping rags quantity of the commodity shall be gross weight of the container, indicated on side or top thereof or on label or tag attached thereto, instead of net weight as provided by present law.

Provides for allowed tare at the rate of 6% per one hundredweight of the bale for cloth or other material used in baling.

A.B. 2488—ROSENTHAL. (Ind. R.) Adds Sec. 6405.5, Lab. C., to require every employer to provide every container of carbon tetrachloride with specified label.

A.B. 2489—ROSENTHAL. (G. E. & E.) Adds Ch. 2.5, Div. 3, B. & P. C., re regulation and licensing of ambulance operators.

Creates State Board of Ambulance Operators in Department of Professional and Vocational Standards, prescribing its powers and purposes and providing for the qualifications, appointment, tenure, and removal of its members. Provides members, except secretary, shall receive \$10 for each day in meeting or committee meeting and necessary traveling expenses, and salary of member appointed secretary to be fixed by board with approval of Department of Finance.

Prescribes regulations re ambulances, and requires ambulance operators to have license, and persons engaged in business of ambulance operation to have permit, issued by board. Prescribes necessary qualifications for ambulance operator and fees for licenses and permits.

Authorizes denying, suspension, and revocation of licenses by board, prescribing grounds therefor and procedure to be followed.

A.B. 2490—CONRAD. (Elec. & Reap.) Amends Sec. 370, Elec. C., re index of affidavits of registration.

Provides that term "printed" includes but is not limited to mimeographing, lithographing or typewriting. Provides that letters or figures shall be equal to or larger than 8-point type, rather than index be printed in 8-point type.

A.B. 2491—ROSENTHAL AND DOLWIG. (Jud.) Adds Sec. 603a and amends Sec. 601, C. C. P., re jurors.

Prohibits bringing to attention of jury or panel, votes of jurors in previous judicial proceeding.

Constitutes waiver, failure to make preemptory challenge in alternate succession.

A.B. 2492—ROSENTHAL. (Jud.) Amends Sec. 5047, W. & I. C., re procedure for and effect of petition for commitment of mentally ill persons.

Authorizes designated persons to file petition for examination of mentally ill person, irrespective of willingness of others to file such petitions and exempts physician attached to licensed private hospital, as well as others designated, from liability for filing such petition.

A.B. 2493—BABBAGE. (Ed.) Amends Sec. 3892, Ed. C., re school districts. Prohibits elementary school district, rather than any district, from lying partly within and partly without high school district.

A.B. 2494—BABBAGE. (Ed.) Amends Sec. 1832, Ed. C., re uniting of elementary school districts, changing designation of school trustees to governing board.

A.B. 2495—BABBAGE. (Ed.) Amends Sec. 7122, Ed. C., re apportionments to high school districts, making no substantive change.

A.B. 2496—MALONEY. (Fin. & Ins.) Repeals and adds Ch. 10, Pt. 2, Div. 2, Ins. C., re fraternal benefit societies.

Revises provisions regulating such organizations and providing for their supervision by Insurance Commissioner.

A.B. 2497—GUBSER. (Mil. Aff.) Adds Ch. 2, Div. 8., M. & V. C., re aid to veterans.

See digest of S.B. 1419, apparently identical.

A.B. 2498—GUBSER AND KIRKWOOD. (Jud.) Amends Sec. 1240., C. C. P., re condemnation of property devoted to public use by public body for water storage.

Declares use of property by water conservation district more necessary use than prior appropriation to public use by individual, firm, or private corporation. If such use consistent with prior use court may fix terms and conditions of use.

Authorizes certain public bodies to condemn property of individual, firm, or private person, appropriated for water storage, conservation, or distribution for same use if public body provides replacement facilities of equal value and facility.

To take effect immediately, urgency measure.

A.B. 2499—GUBSER AND KIRKWOOD. (Ed.) Amends Secs. 1503, 1503.2, and 2533, adds Sec. 1599.1, Ed. C., re schools.

Limits interdistrict attendance agreements to 5 consecutive school years. Provides that district of pupil's residence shall pay district of attendance amount determined by county board of education, but not to exceed cost of education per pupil in district of residence or attendance, whichever is higher, rather than actual cost to district of attendance for educating pupil, less state and federal apportionments to such district on account of pupil's attendance.

Provides that when part of school district A is annexed to district B, district B shall take possession of district A's real property and fixtures located in such part and annually shall pay district A amount required for interest and redemption on that portion of bonded indebtedness incurred for acquisition and improvement of such property, as determined by board of supervisors.

Provides that petition for formation of new district or change of district boundaries shall not be approved by board of supervisors if district to which territory is to be made part has outstanding bonded indebtedness until after election in such territory at which indebtedness is assumed by $\frac{2}{3}$ vote.

A.B. 2500—GUBSER (By Request). (G. E. & E.) Amends Sec. 1583, Lab. C., re licensing of employment agencies.

Requires Labor Commissioner to conduct examination of applicants for license to conduct employment agency to determine applicants' qualifications therefor.

A.B. 2501—DOLWIG AND GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re qualifications for benefits.

Increases from \$300 to \$600 minimum earnings required to establish claim for benefits. Increases from \$75 to \$150 minimum wages in high quarter to establish weekly benefit amount.

A.B. 2502—DOLWIG AND GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefits.

Provides that wages earned prior to filing valid claim and not used in computation of award may only be used in computing future awards if claimant earns sufficient wages to meet eligibility requirements subsequent to such claim.

A.B. 2503—DOLWIG. (Fin. & Ins.) Amends Sec. 10203, Ins. C., re group life insurance.

Authorizes issuance of group life insurance to any association having a constitution and by-laws and formed in good faith for purposes other than that of obtaining insurance and which meets other requirements.

A.B. 2504—DOLWIG. (Fin. & Ins.) Amends Secs. 5951 and 5952, Lab. C., re workmen's compensation.

Prohibits filing answer to petition for writ of review; permits attack on petition by demurrer; requires issuance of writ if demurrer not filed or overruled; authorizes court to consider abuse of discretion by Industrial Accident Commission; permits determination whether findings of fact of commission are supported by substantial evidence, law now making such findings conclusive; requires court decision to be in writing and state reasons where writ denied after demurrer sustained.

A.B. 2505—DOLWIG. (Jud.) Amends Sec. 6624, W. & I. C., re sterilization of certain patients in mental institutions.

Requires, and specifies procedure for, superior court hearing and approval, prior to sterilizing person with designated mental condition.

A.B. 2506—DOLWIG. (Rev. & Tax.) Amends Sec. 29191, Gov. C., re district budgets.

Includes as revenue producing utility districts, those formed for construction, operation and maintenance of sewers.

To take effect immediately, urgency measure.

A.B. 2507—DOLWIG. (Mun. & C. G.) Adds Sec. 31026, Wat. C., to make Sanitation, Sewer and Water Revenue Bond Law of 1941 applicable to county water districts to finance production, transmission and distribution of water.

A.B. 2508—DOLWIG. (Mun. & C. G.) Amends Act 9123, the County Waterworks District Act, providing that Sanitation, Sewer and Water Revenue Bond Law of 1941 is applicable to districts for purpose of financing production, transmission and distribution of water.

A.B. 2509—DOLWIG. (P. U. & C.) Amends Act 6391, Public Utility District Act, to make applicable to public utility districts, the Sanitation, Sewer, and Revenue Bond Law of 1941, without limitation regarding production and distribution of water.

A.B. 2510—DOLWIG AND OTHERS. (Elec. & Reap.) Amends Sec. 8510, and adds Sec. 8606, Elec. C., re election contests.

Provides that Ch. 2, Div. 10, Elec. C., re contests at general election and Ch. 3, Div. 10, re contests at primary elections apply to members of Legislature.

Becomes operative upon adoption by people of constitutional amendment authorizing Legislature to provide by law for determination of contests of elections of its members.

A.B. 2511—DOLWIG. (C., P., & P. W.) New act, Grade Separation Act of 1951, re issuance of bonds to finance cost of grade separations.

Authorizes State Allocation Board to determine necessity or desirability of issuing bonds to finance grade separations.

Directs State Treasurer to issue and sell state bonds on request of said board.

Appropriates amount necessary to pay principal and interest on said bonds as it becomes due.

Creates Grade Separation Fund for proceeds of sale of bonds.

Appropriates \$35,000 to pay expense of issuance and sale of bonds, to be returned from Grade Separation Fund.

Authorizes said board to allocate Grade Separation Fund to Department of Public Works for construction of grade separations in accordance with priorities established by Public Utilities Commission.

To take effect on adoption of constitutional amendment. (See A.C.A. 36.)

A.B. 2512—DOLWIG. (Jud.) Amends Sec. 261b, C. C. P., as added by Ch. 1031, Stat. 1943, re phonographic reporters in counties or cities and counties having a population of 275,000 or over.

Changes population basis of section from 275,000 to 200,000, as determined by 1950 federal census rather than 1940 census.

A.B. 2513—DOLWIG. (Jud.) Amends Secs. 402 and 422.5, Veh. C., re civil liability and financial responsibility of owners and operators of vehicles.

Increases limit on imputed liability of owner of vehicle from \$5,000 for death or injury to 1 person in 1 accident and \$10,000 for death or injury to more than 1 person in 1 accident to \$10,000 and \$20,000 respectively, and requires payments of claims re such accident aggregating \$20,000, rather than \$10,000, to extinguish liability of owner.

Requires stating of amount of insurance policy or bond in effect with respect to driver of motor vehicle involved in accident in order for owner of vehicle to establish exemption from requirement of filing security following accident.

A.B. 2514—DOLWIG. (G. E. & E.) New act, the "Recreation Act of 1949," re public recreation facilities.

Creates Recreation Fund as depository of money appropriated to encourage local public agencies to acquire and develop public recreational facilities.

Provides procedure for allocating money to local public agencies through State Allocation Board, Director of Finance, Recreation Commission and Director of Recreation for expenditure on approved public recreation projects.

A.B. 2515—ROSENTHAL. (Ind. R.) Amends Sec. 2854, Lab. C., re industrial homework.

Provides that orders of Division of Industrial Welfare declaring industrial homework unlawful shall be directed against individual industrial homemaker and his employer rather than all homeworkers within industry and their employers.

A.B. 2516—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1887, and adds Sec. 15104, Fin. C., re credit unions.

Authorizes credit union by $\frac{2}{3}$ vote of membership to order reduction of liability to each shareholder to equitably divide losses.

A.B. 2517—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1887, and adds Sec. 14203, and amends Secs. 14805, 14804, 14254, Fin. C., re credit unions.

Authorizes by-laws to prohibit voting by proxy. Requires as condition to approval of application for certificate that plan of operation and field of membership of applicant is not contrary to principles of organizing credit unions based on employment, membership or residence.

A.B. 2518—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1887 and Secs. 15811 and 15812, Fin. C., re credit unions.

Deletes requirement that Commissioner of Corporations order credit union to restore or reduce capital, cease unsound practices, dissolve, or carry out plan for future operation, before taking possession.

Authorizes commissioner to permit credit union to resume possession upon submission of satisfactory plan.

A.B. 2519—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1887, and Sec. 16000, Fin. C., re credit unions.

Changes fees payable by credit unions to Commissioner of Corporations from scheduled amounts based upon total assets to prorata amount of administrative costs as estimated and assessed by commissioner based upon ratio that assets of each credit union bear to total assets of all credit unions.

A.B. 2520—GEDDES AND OTHERS. (Fin. & Ins.) Amends Sec. 14254, Fin. C., and Act 1887, re credit unions.

Requires that by-laws of applicant for certificate to operate credit union business restrict membership to persons having common interest such as residence, employment, or membership.

A.B. 2521—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1887 and Sec. 15150, Fin. C., re required reserves of credit unions.

Authorizes stabilization of guarantee fund at \$50,000 or a sum 100 times average annual losses for 10-year period, whichever is lesser, upon approval of commissioner of corporations, in lieu of percentage transfers from annual net earnings.

A.B. 2522—GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 1887 and Sec. 14852, Fin. C., re powers of credit union.

Changes provision authorizing maximum fine for failure of member to make payment on shares from 1 percent per month to 1 cent for each week on each \$2.

Authorizes imposition of fine on member whose loan is delinquent for over 1 week at rate not to exceed 1 cent per month on each \$5, but not less than 5 cents.

A.B. 2523—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability plans.

Deletes requirement that California Employment Stabilization Commission find, as condition to approving voluntary plan, that such approval will not result in selection of risks adverse to Disability Fund.

A.B. 2524—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability plans, making no substantive change.

A.B. 2525—SHERWIN AND OTHERS. (G. E. & E.) New act, creating Commission on Taxation.

See digest of S.B. 1742, apparently identical.

A.B. 2526—MOSS AND FLEURY. (P. U. & C.) Amends Act 6393, Municipal Utility District Act, to authorize person appointed to fill vacancy on governing board of district to serve until his successor is elected and qualified.

A.B. 2527—GRANT. (Jud.) Adds Sec. 6060.6, B. & P. C., re qualifications for admission to practice of law.

Excepts from final bar examination requirement any person who after September 16, 1940, and before January 1, 1947, completed at least 1 year of study in accredited law school and whose legal education was thereafter interrupted by services in armed forces and who subsequently graduated from accredited law school, if such person receives grade of 65 percent or above in examination subsequent to graduation from accredited law school.

A.B. 2528—NIEHOUSE AND CLOYED. (G. E. & E.) Amends Sec. 12512, 12550, Wat. C., re Colorado River Board.

Provides that San Diego County Water Authority, rather than City of San Diego, shall submit list of persons to Governor from which he selects one person as a member of Colorado River Board.

Authorizes county water authorities, as well as other enumerated agencies, to make contributions to Colorado River Fund.

A.B. 2529—NIEHOUSE AND CLOYED. (Mun. & C. G.) Amends Act 9100, the County Water Authority Act.

Provides, as additional method of exclusion, that area excluded from any public agency which is unit of authority is also excluded from authority.

Makes property excluded from authority subject to special annexation taxes as well as for taxes to pay bonds and other indebtedness.

Provides that any territory in authority which lies within 2 or more public agencies included in authority as separate units shall, subject to certain conditions and exceptions, be considered part of respective public agency which will supply water thereto for purposes of act and all related purposes involving boundaries and jurisdiction.

A.B. 2530—DAVIS, MOSS, AND EVANS. (Agr.) Adds Sec. 94.7, Ag. C., re fairs and expositions.

Provides that all revenues and expenditures of county or citrus fruit fairs or expositions receiving allocations from Fair and Exposition Fund are subject to audit by Department of Finance.

A.B. 2531—DAVIS. (C., P., & P. W.) Adds Sec. 548, S. & H. C., re state highway routes.

Adds Route 248 to State Highway System, from Route 29 to Sierra Ordnance Depot.

To take effect immediately, urgency measure.

A.B. 2532—DAVIS. (C., P., & P. W.) Adds Sec. 548, S. & H. C., re state highway routes.

Adds Route 248 to State Highway System, from Route 29 to Sierra Ordnance Depot.

A.B. 2533—DAVIS AND PARKER. (P. U. & C.) Adds Sec. 6907.5, Lab. C., to require conductor pilot to accompany an engine in specified situations.

A.B. 2534—DAVIS AND PARKER. (P. U. & C.) Amends Act 6386, Public Utilities Act, re railroads.

Prohibits railroad corporation from abandoning or decreasing any service except pursuant to order of Public Utilities Commission, after application and hearing thereon.

Requires commission to give due consideration to revenues from all sources and financial status of railroad in considering such application.

A.B. 2535—DAVIS AND PARKER. (P. U. & C.) Amends Sec. 7001, Lab. C., to prohibit use by railroads of boxcar type and side door entrance type cabooses.

A.B. 2536—DAVIS AND PARKER. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re on-sale licenses for trains.

Prohibits issuance of such licenses and voids existing licenses during national defense emergency or until 91st day after adjournment of 1953 Regular Session of Legislature.

A.B. 2537—DAVIS, LINDSAY, AND PARKER. (Ind. R.) Amends Sec. 204, Lab. C., re payment of wages.

Provides that wages, with certain exceptions, shall be paid between the 16th and 20th day, rather than between the 16th and 26th day, for labor performed between the 1st and 15th day and shall be paid between the 1st and 5th day, rather than between the 1st and 10th day, of the following month for labor performed between the 16th and last day of the month.

A.B. 2538—DAVIS, LINDSAY, AND PARKER. (P. U. & C.) Amends Sec. 7000, Lab. C., to delete from section authorizing conductors to place pusher engines ahead of caboose, provision that section does not prevent use of electric locomotive at rear of train.

A.B. 2539—DAVIS, LINDSAY, AND PARKER. (P. U. & C.) Amends Secs. 6901 and 6903, Lab. C., re train crews.

Requires specified common carriers to employ for each passenger, mail and express train, 1 engineer and 1 fireman for each locomotive, rather than for each steam locomotive where train is propelled or drawn by steam.

Provides that carriers shall employ for such trains, 1 engineer and 1 fireman for each diesel electric locomotive.

Requires carrier to employ for such trains 1 helper in addition to 1 motor or power control man for each train propelled by motive power other than steam or electricity.

Requires specified common carriers to employ, for each self-propelled pile driver, car or vehicle having sufficient power to draw or propel itself and 1 or more standard cars, or certain other trains, 1 engineer and 1 fireman for each locomotive, rather than for each steam locomotive where train is propelled by steam.

Requires carriers to employ, for such trains, 1 helper in addition to 1 motor or power control man for each train propelled by motor power other than steam or electricity.

A.B. 2540—DAVIS, LINDSAY, AND PARKER. (P. U. & C.) Adds Sec. 6957, Lab. C., re railroad safety devices.

Requires railroads to mark fixed signals with reflecting paint with letters or numbers not less than 6 inches in height.

A.B. 2541—DAVIS, LINDSAY, AND PARKER. (P. U. & C.) Amends Act 6386, Public Utilities Act, re railroads.

Prohibits railroad corporation from abandoning or decreasing any service except pursuant to order of Public Utilities Commission, after application and hearing thereon.

A.B. 2542—DAVIS, LINDSAY, AND PARKER. (P. U. & C.) Amends Act 6386, Public Utilities Act, and amends Sec. 213, and repeals Sec. 215, P. U. C., to redefine "highway common carriers" to include carriers now designated as radial highway common carriers.

A.B. 2543—DAVIS, LINDSAY, AND PARKER. (P. U. & C.) Amends Act 5129a, Highway Carriers' Act, and amends Sec. 3517, and repeals Sec. 3516, P. U. C., to exclude radial highway common carriers from definition of "highway contract carriers."

A.B. 2544—McCARTHY AND LINCOLN. (Ed.) Appropriates \$80,000 to Regents of University of California for development of augmented instructional program for civil engineers for construction industry.

A.B. 2545—PORTER. (Agr.) Amends Sec. 736.10, Ag. C., re prices of fluid milk and cream, making no substantive change.

A.B. 2546—PORTER. (Agr.) Amends Sec. 736.1-1, Ag. C., re stabilization and marketing of milk, to correct cross reference.

A.B. 2547—HAGEN AND HANSEN. (G. E. & E.) Adds Div. 3.5, Lab. C., to create Agricultural Labor Resources Board, prescribing its organization, powers, and duties and appropriating sum therefor.

A.B. 2548—HANSEN AND HAGEN. (G. E. & E.) Amends Sec. 19150, adds Sec. 19150.5, H. & S. C., re protection of buildings against earthquakes.

Provides that buildings otherwise subject to provisions relating to earthquake protection which are constructed in counties having population of less than 200,000, shall be designed and constructed to resist and withstand horizontal forces as prescribed by local ordinance.

A.B. 2549—SMITH. (Pub. H.) Adds Sec. 7644, amends Sec. 7643, B. & P. C., re licensing of funeral directors and embalmers, making no substantive change.

A.B. 2550—SMITH. (Pub. H.) Adds Sec. 7364 and amends Sec. 7617, B. & P. C., re regulation of funeral directors and embalmers, making no substantive change.

A.B. 2551—SMITH. (Pub. H.) Adds and amends various Secs., B. & P. C., re regulation of funeral directors and embalmers, to make violation of rules and regulations ground for disciplinary action.

A.B. 2552—SMITH. (Pub. H.) Adds Secs. 7633 and 7720 and amends Secs. 7616 and 7629, B. & P. C., re funeral directors and embalmers.

Makes it misdemeanor for funeral director to give or offer to give article of value to nurse or doctor.

A.B. 2553—DOLWIG. (Mun. & C. G.) Adds Sec. 4742.5, H. & S. C., re county sanitation districts.

Authorizes district to acquire, construct, reconstruct, alter, enlarge, lay, renew, replace, maintain, and operate such storm water drains and storm collection, outfall and disposal systems as district board deems necessary and proper.

To take effect immediately, urgency measure.

A.B. 2554—DOLWIG. (Mun. & C. G.) Amends Act 5736, re overflow districts.

Authorizes board of trustees to (a) realign streams, and to construct or restore stream banks and do protective work thereon and (b) do all work outside district necessary to carry out purposes of act including clearing of streams or watershed necessary to protect land within district.

Empowers board and agents and employees thereof to enter on any lands to make surveys and locate necessary works thereon deemed desirable or necessary to accomplish objects of district.

To take effect immediately, urgency measure.

A.B. 2555—DOLWIG. (Mun. & C. G.) Adds Sec. 5473, H. & S. C., to authorize legislative body of any city, city and county, public corporation or district empowered to acquire and construct sanitary sewerage or storm drainage facilities, to enter on any lands to make surveys necessary for designing of works and improvements.

A.B. 2556—LEVERING. (Soc. Wel.) Amends, adds, and repeals various Secs., W. & I. C., re aid to needy children.

Authorizes aid in kind where aid under chapter has not been expended for needs of child or family group. State to make up difference if United States participation is withdrawn as result. Claims for furnishing aid in kind need not be itemized.

Permits withholding aid where parent refuses suitable employment which permits supervision of child.

Prescribes standards of minimum care for guidance of Department of Social Welfare in making regulations for distribution to counties.

Defines designated items of personality as "cash or securities" for purposes of chapter.

Exempts from income or resources available in determining needs first \$8 and $\frac{1}{2}$ balance of monthly earnings of child.

Prohibits aid during time child or parent refuses physical or vocational rehabilitation or when community interest of mother in earnings of step-father is sufficient for child's needs.

Makes absence from State of recipient for 1 year, prima facie evidence of change of residence.

Requires annual, and permits oftener, investigation by county to determine if changed circumstances indicate that aid should be reduced or withdrawn. Requires new application for aid annually.

A.B. 2557—LEVERING. (Pub. H.) Appropriates \$2,000 to the Contingency Fund of the Board of Medical Examiners, to be expended by it in the 1951-1952 Fiscal Year in administration of the Physical Therapists Practice Act.

A.B. 2558—LEVERING. (Soc. Wel.) Adds Sec. 2509, W. & I. C., to provide that any claim against county or county fund for furnishing supplies to recipients of old age security need not be itemized, but should show total value of such supplies.

A.B. 2559—LEVERING. (Soc. Wel.) Adds Sec. 110.5, W. & I. C., re supervision by Legislature of State Department of Social Welfare.

Requires department's annual budget for State's share of aid to aged, needy children, needy blind and partially self-supporting blind to be established and submitted to Legislature on case load estimate basis.

Requires legislative sanction of additional appropriations.

A.B. 2560—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability plans.

See digest of S.B. 1623, apparently identical.

A.B. 2561—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability plans.

Authorizes person covered by voluntary plan to enter into agreement of compromise and release of claim filed under such plan if approved by Appeals Board or referee; authorizes Appeals Board to promulgate rules relating thereto.

A.B. 2562—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

See digest of S.B. 1628, apparently identical.

A.B. 2563—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

See digest of S.B. 1621, apparently identical.

A.B. 2564—LEVERING. (Fin. & Ins.) Amends Sec. 10270, Ins. C., re disability insurance policies.

Excepts from provisions requiring standard provisions in such policies any policy issued under the laws of any state having a statutory disability benefits law and authorizes incorporating by reference provisions of such law in such policies.

A.B. 2565—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Makes claimant ineligible for hospital benefits for disability for which hospitalization was provided under workmen's compensation law of this State, or any state, or Federal Government.

A.B. 2566—LIPSCOMB AND FLEURY. (G. E. & E.) Adds Sec. 18860, Gov. C., re compensation state auditors.

Requires compensation be fixed at rates comparable to those of auditors in federal service.

A.B. 2567—LIPSCOMB. (G. E. & E.) Adds Sec. 30, Ed. C., defining "certificated employee."

A.B. 2568—LIPSCOMB. (Mil. Aff.) Amends Sec. 14495.2, Ed. C., re state contributions for military service of members of State Teachers' Retirement System.

Permits state contributions to and payments by Teachers' Retirement System for period of military leave of absence of members of that system with respect to members who returned to employment requisite for membership in system prior to January 1, 1950, and thereafter re-entered or re-enter military service and also with respect to members who entered or enter military service on or after January 1, 1950.

A.B. 2569—LIPSCOMB. (Ed.) Adds Sec. 13657, Ed. C., re rights of certificated employees.

Makes definition of war applicable to provisions specifying rights of certificated school district employees in connection with decrease in number of employees.

A.B. 2570—LIPSCOMB. (Ed.) Amends Sec. 13653, Ed. C., re rights of probationary employees.

Increases rights upon re-employment of such employees whose services are terminated due to reduction in attendance or discontinuance of service. Gives same rights to employees dismissed for such reasons. Makes rights available upon re-employment within 39 months after cessation of hostilities, if such termination or dismissal due to war conditions.

A.B. 2571—LIPSCOMB. (Ed.) Amends Sec. 13204.1 and 14495.1, Ed. C., re school district certificated employees in military service.

Prevents termination of employment, as well as dismissal, of probationary employee for reduced attendance due to war conditions, after his entry in active military service or Red Cross, from depriving him of classification rights. Makes other technical clarifying changes.

A.B. 2572—McFALL. (Jud.) Amends Sec. 737, Veh. C., re procedure after arrest for violation of said code.

See digest of S.B. 1051, apparently identical in effect.

A.B. 2573—McFALL. (Mun. & C. G.) Amends Sec. 20045, Wat. C., re certification of bond issues by Districts Securities Commission.

Provides that revenue bonds are not subject to limitation that precludes certification of bond issue which, together with any other outstanding bonds, exceeds 60

percent of value of district property, property to be acquired with bond proceeds, and land within district.

Provides that no bond issue payable solely from revenues shall be certified unless District Securities Commission finds that revenues will be adequate.

A.B. 2574—McFALL. (Elec. & Reap.) Amends Sec. 21658, Wat. C., to prescribe nomination papers and affidavits for nomination of candidates for irrigation district offices.

A.B. 2575—McFALL. (Elec. & Reap.) Amends Sec. 21802, Wat. C., re irrigation district recall elections.

Provides that statement as to grounds of recall must refer to official conduct of officer whose recall is being sought.

Requires that recall petition be signed by 25 percent of registered voters in unit by which officer or his elected predecessor was elected, rather than by 25 percent of votes at next preceding general election for office to which officer or his elected predecessor was elected, cast respectively for: (1) candidate receiving greatest number of votes if officer was elected by district at large; (2) all candidates if officer was elected by a division.

A.B. 2576—McFALL. (Fin. & Ins.) Amends Sec. 20045 and adds Sec. 20045.1, Wat. C., re certification of bond issue by California Districts Securities Commission.

See digest of S.B. 932, apparently identical.

A.B. 2577—McFALL. (Fin. & Ins.) Amends Sec. 20045, Wat. C., re certification of bond issues by California Districts Securities Commission.

Provides that with respect to bond issues payable solely from revenues received from proceeds of contract with corporation, if District Securities Commission finds revenues adequate, bonds are excepted from limitation that no bond issue shall be certified which, together with any other outstanding bonds, exceeds 60 percent of value of district property, property to be acquired with bond proceeds, and lands within district.

A.B. 2578—McFALL. (Fin. & Ins.) Amends Sec. 1359, Bk. C., re investment of funds.

Delegates provisions restricting investment of such funds in bonds of irrigation, reclamation, or drainage districts to those districts whose outstanding bonds do not exceed 50 percent of aggregate assessed value of lands in and property of each such district, and which are required to maintain prescribed reserve fund.

A.B. 2579—McFALL. (F. & G.) Amends Sec. 723, F. & G. C., re catfish.

Prohibits possession by commercial fishermen of undressed catfish less than 9 inches long.

A.B. 2580—McFALL AND BROWN. (Jud.) Adds Sec. 1585, M. & V. C., re emergency suspension of statutes of limitations and extension of time for doing acts required by law or contract.

Authorizes Governor during state of extreme emergency or insurrection or imposition of martial law, if he finds the facts constituting such state or requiring such imposition are such as to interrupt the usual and ordinary course of business and orderly administration of justice, to suspend statutes of limitations and extend time for doing acts required by law or contract for a reasonable period not exceeding 1 year from date upon which conditions authorizing proclamation of state of emergency or insurrection or imposition of martial law commenced or arose. Authorizes commencement of such suspension or extension on said date.

Authorizes exercise of such authority over whole of State or over any county or counties, and, without regard to territorial boundaries, in favor of any classes of persons or transactions particularly and adversely affected by such facts and situations as warrant such exercise of authority.

Requires exercise of such authority and fixing of effective dates of such suspension or extension to be by proclamation.

A.B. 2581—McFALL AND BROWN. (Jud.) Amends Act 1026, re quieting title to realty where public records lost or destroyed.

Requires publication of summons once a week for 8 successive weeks instead of at least once a week for 2 months.

A.B. 2582—MCFALL AND BROWN. (Jud.) Amends Sec. 50111, Gov. C., authorizing legislative body of local agency to cause book, record, etc., kept by officer of agency to be copied when damaged by enemy attack, as well as other public calamity.

A.B. 2583—MCFALL AND BROWN. (Jud.) Adds Title 15, Pt. 3, C. C. P., re war emergency moratorium.

Authorizes person unable to pay debts or perform contracts because of enemy action to file petition for relief in superior court.

A.B. 2584—MCFALL AND BROWN. (Jud.) Amends Act 1028, authorizing restoration of judicial documents in manner specified when destroyed by enemy action as well as other public calamity.

A.B. 2585—MCFALL AND BROWN. (Jud.) Amends Act 1029, authorizing court to grant new trial without bill of exceptions or statement on motion for new trial where original papers destroyed by enemy action.

A.B. 2586—ROSENTHAL. (Jud.) Amends Sec. 817, Pen. C., re peace officers. Eliminates from this category inspector of Board of Chiropractic Examiners, Department of Corrections supervisor or guard transporting and apprehending prisoners, and parole officers of Department of Corrections and Youth Authority. Adds chief and inspectors of Bureau of Food and Drug Inspections.

A.B. 2587—ROSENTHAL. (Jud.) Adds Sec. 3333.5, Civ. C., re apportionment of damages.

See digest of S. B. 1766, apparently identical.

A.B. 2588—ROSENTHAL. (Jud.) Adds Sec. 1714.1, Civ. C., reducing instead of defeating damage claim on account of injury or death for contributory negligence.

A.B. 2589—LINCOLN. (Mun. & C. G.) Amends Secs. 1075 and 2006, S. & H. C., to require county road commissioner to be registered civil engineer.

A.B. 2590—EVANS. (G. E. & E.) Appropriates \$25,000 to Governor to assist to defray expenses of public nature incident to holding of national convention of Veterans of Foreign Wars in 1952.

A.B. 2591—EVANS. (Pub. H.) Adds Secs. 7432 and 7433, B. & P. C., re regulation of practice of cosmetology.

Makes a misdemeanor punishable by imprisonment and/or fine, and cause for cancellation of license, the advertising by any person, firm or corporation who operates cosmetological establishment, school of cosmetology, hairdressing shop, beauty parlor or any other place of business conducting such occupation or combination of any such occupations who advertises that value of any service or product offered to public is greater than price.

Makes a misdemeanor punishable by imprisonment and/or fine, and cause for cancellation of license, the advertising by any such person, firm, or corporation of the use of certain brand or brands of permanent waves at stipulated prices and substitutes other brands or refills container bearing certain brand label with any other lotion.

A.B. 2592—EVANS. (P. U. & C.) Amends Act 5129a, Highway Carriers' Act, re highway carriers.

See digest of S.B. 1652, apparently identical.

A.B. 2593—EVANS. (P. U. & C.) Repeals Act 6393d and Secs. 5001-5011, incl. P. U. C., re fees payable by persons and corporations under jurisdiction of Public Utilities Commission.

A.B. 2594—WATERS. (Elec. & Reap.) Adds Sec. 3928.1, and amends Sec. 3946, Elec. C., re direct primary ballots.

See digest of S.B. 525, apparently identical.

A.B. 2595—WATERS AND OTHERS. (G. E. & E.) Amends Sec. 13002, Gov. C., to increase annual salary of Director of Finance from \$15,000 to \$20,000.

A.B. 2596—WATERS AND OTHERS. (G. E. & E.) Amends Sec. 14002, Gov. C., to increase annual salary of Director of Public Works from \$15,000 to \$20,000.

A.B. 2597—WATERS AND ROSENTHAL. (Jud.) Amends Sec. 261, C. C. P., to increase salaries of court commissioners in Los Angeles County from \$8,400 to \$10,000.

A.B. 2598—WATERS. (Fin. & Ins.) Adds Sec. 2058, Bk. C., re purchase of bank stock.

Authorizes any bank or trust company with consent of superintendent and a of stock holders to acquire not less than 100 percent of shares of another bank or trust company in this State. Requires sale or disposition of acquired stock if acquired company is not dissolved.

A.B. 2599—STEWART. (Mun. & C. G.) Amends Act 9129, the Metropolitan Water District Act, to provide that any city may have several representatives on board of directors, not to exceed 1 additional representative for each \$300,000,000, rather than \$200,000,000 of assessed valuation.

A.B. 2600—LIPSCOMB. (Mun. & C. G.) Amends, adds, and repeals various Secs. and headings, H. & S. C., re auto courts and motels and trailer courts.

Redefines auto courts and resorts. Makes provisions relating to auto courts and motels applicable in all parts of State, rather than only in unincorporated areas. Allows city or county to prohibit auto courts or motels or to regulate by higher standards. Deletes references to auto and trailer parks in provisions requiring permits. Enlarges powers of city or county over auto courts and motels. Makes other technical changes.

A.B. 2601—COOKE. (G. E. & E.) Amends Sec. 7044, B. & P. C., re regulation and licensing of contractors, and exceptions therefrom.

See digest of S.B. 1495, apparently identical.

A.B. 2602—GEORGE D. COLLINS. (F. & G.) Adds Sec. 789.1, F. & G. C., re crabs.

Prohibits taking or possession by any person of more than 500 pounds of crabs on boat carrying or operating traps, trawls or dragnets.

A.B. 2603—GEORGE D. COLLINS AND MCCARTHY. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re veterans' farm and home purchases.

Increases maximum allowable values of farms or homes under Veterans' Farm and Home Purchase Act of 1943 from \$15,000 and \$10,000 to \$17,250 and \$12,500, respectively.

Increases maximum total cost of farm or home to Department of Veterans Affairs from \$13,500 and \$7,500 to \$15,000 and \$10,000, respectively.

A.B. 2604—GEORGE D. COLLINS. (Elec. & Reap.) Adds Sec. 4652, Elec. C., re campaign expenditures.

Prohibits contributions to campaign of any candidate without written authorization of such candidate. Exempts political parties.

A.B. 2605—GEORGE D. COLLINS AND OTHERS. (Jud.) Amends Sec. 758, Pol. C., and Sec. 61.6, C. C. P., re salaries of clerks of district courts of appeal.

Increases range of salaries of clerks of district courts of appeal from \$481, \$505, \$530, \$556, and \$584 to \$587, \$591, \$616, \$642, and \$670.

A.B. 2606—GEORGE D. COLLINS AND COATS. (Elec. & Reap.) Adds Sec. 5005.5, Elec. C., re election campaigns.

Makes it misdemeanor for person, corporation, or organization to contribute funds to campaign of candidate with intent that such contribution shall cause defeat rather than election of candidate by creating appearance that candidate is supported by such person, corporation, or organization.

A.B. 2607—GEORGE D. COLLINS AND OTHERS. (Elec. & Reap.) Amends Sec. 690, Elec. C., re compensation of members of precinct boards.

Increases compensation of members of precinct boards from \$15 to \$20. Increases extra compensation of inspector from \$3 to \$20.

A.B. 2608—GEORGE D. COLLINS. (G. E. & E.) New act, re public employees and revocation of licenses, certificates or registrations.

Prohibits dismissal, suspension, or penalizing of teacher or public employee, except for cause. Prohibits revocation of license, certificate, or registration of any person, except for cause.

A.B. 2609—GEORGE D. COLLINS. (G. E. & E.) New act.

Prohibits dismissal, suspension, or penalizing of teacher, except for cause.

A.B. 2610—GEORGE D. COLLINS. (G. E. & E.) New act. Provides that all public employees shall take oath set forth in Sec. 3, Art. XX, Const., when they begin employment and that no other oath, declaration, or political test shall be required.

A.B. 2611—GEORGE D. COLLINS. (Jud.) Amends Act 261, re ownership of land by aliens.

Authorizes controller to pay with interest claims to any United States citizen defendant in escheat action who made compromise settlement or whose property was escheated prior to decision of United States Supreme Court declaring certain provisions of Act 261 unconstitutional, for loss resulting from such settlement or escheat.

A.B. 2612—LEVERING. (Fin. & Ins.) Amends Sec. 11870, Ins. C., re workmen's compensation.

See digest of S.B. 1722, apparently identical.

A.B. 2613—CONNOLLY. (Mun. & C. G.) Amends Sec. 5710, H. & S. C., re joint municipal sewage disposal districts, making no substantive change.

A.B. 2614—CONNOLLY. (Mun. & C. G.) Amends Sec. 5790.20, H. & S. C., re joint municipal sewage disposal districts, making no substantive change.

A.B. 2615—CONNOLLY. (Mun. & C. G.) Adds Ch. 9, Pt. 3, Div. 5, H. & S. C. Codifies Joint Municipal Sewage Disposal District Act as portion of Health and Safety Code.

Prepared by California Code Commission.

A.B. 2616—CHAPEL AND OTHERS. (G. E. & E.) Adds Ch. 7, Div. 7, Ed. C., re the discharge of disloyal public school officers and employees.

Provides that no person shall be employed as superintendent, principal, or teacher of any public educational institution who advocates, or publishes or distributes any printed matter which advocates, or organizes or becomes a member of any organization which advocates, overthrow of Federal, State, or local governments by unlawful means.

Requires discharge of any superintendent, teacher, or employee of any public school for treasonable or seditious words or acts.

Requires the Department of Justice to adopt regulations to enforce this chapter and, after notice and hearing, to make listing of subversive organizations. Membership in such organizations is prima facie evidence of disqualification.

Requires department to submit annually separate report to Legislature of measures taken to enforce this chapter.

Provides court hearing for persons dismissed or declared ineligible pursuant to this chapter.

A.B. 2617—CONDON. (Fin. & Ins.) Amends Sec. 53647, Gov. C., re interest on deposits of local agencies.

Makes such interest payable to local agency paying salary and expenses of, rather than represented by, officer making deposit.

A.B. 2618—DAVIS. (Agr.) Adds Art. 4, Ch. 3, Div. 1, Ag. C., re agricultural fairs.

Prohibits passes or free admissions by State Fair, Los Angeles County Fair and 1A District Agricultural Association. Exempts personnel of sheriff's office, city policemen in uniform, firemen in fire trucks, members of highway patrol assigned to duty on fairgrounds, and children under 12 years.

A.B. 2619—STANLEY AND OTHERS. (Mun. & C. G.) Amends Sec. 26020, Gov. C., to authorize county to accumulate proceeds of tax levied for airport purposes for not to exceed 5 years.

A.B. 2620—STANLEY. (Jud.) Amends Sec. 27289, Gov. C., forbidding recordation of assignment of lessee's interest under lease unless original document is recorded.

A.B. 2621—STANLEY. (Mun. & C. G.) Repeals Act 6392, re incorporation of public utility districts by municipalities and unincorporated territories.

A.B. 2622—STANLEY. (Mun. & C. G.) Repeals Act 6390, re incorporation and organization of public utility districts.

A.B. 2623—DAVIS. (F. & G.) Adds Sec. 39.7, F. & G. C., re powers of Fish and Game Commission.

Permits Fish and Game Commission to exchange any portion of property lying within boundaries of certain described Waterfowl Management Areas and Deer Winter Ranges for property within or contiguous to such areas, or to sell such property and purchase such contiguous property with proceeds.

A.B. 2624—CALDECOTT AND OTHERS. (Jud.) Adds and repeals various Secs., Pol. C. and C. C. P., re salaries of superior court judges.

Creates 3 classes of superior courts in State for salary purposes; judges thereof to receive \$15,000, \$13,500 and \$10,000, respectively. Deletes inconsistent provisions.

A.B. 2625—CALDECOTT AND OTHERS. (Jud.) Amends Secs. 736 and 736a, Pol. C., and Secs. 41 and 61, C. C. P., re salaries of justices of Supreme Court and district courts of appeal.

Increases salary of Chief Justice of Supreme Court from \$17,000 to \$21,500 and associate justices from \$16,000 to \$20,000; increases salary of presiding justices of district courts of appeal from \$15,000 to \$18,000 and associate justices from \$15,000 to \$17,500.

A.B. 2626—CALDECOTT AND OTHERS. (Jud.) Amends Sec. 736b, Pol. C., and Sec. 79, C. C. P., re superior court judges, without substantive change.

A.B. 2627—CALDECOTT. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, changing salaries of municipal court judges to unspecified sum.

A.B. 2628—CALDECOTT. (Mun. & C. G.) Adds Ch. 10.5, Pt. 3, Div. 2, Title 3, Gov. C., providing for appointment county medical examiner.

A.B. 2629—CALDECOTT AND SHERWIN. (P. U. & C.) Amends and adds various Secs., S. & H. C., re joint highway districts and construction of state highways.

Authorizes the State, or any cities in district to convey land, highways, or rights of way to district in connection with highway district is authorized to improve.

Requires transmittal of resolution of completion of highway improvement to Director of Public Works if improvement is part of state highway, and to governing body of city if improvement situated in city.

Vests control of highway improvement in State or subdivision having jurisdiction of highway, after receipt of such resolution.

Requires notice of dissolution meeting to be given to each contributing political subdivision.

Requires distribution of district property on dissolution to State and several contributing subdivisions, in proportion to contributions. A resolution of distribution filed with Secretary of State dissolves district.

Requires city, county, or joint highway district improving state highway under contract, to transmit resolution of completion of improvement to Director of Public Works. On receipt of resolution control and maintenance reverts to State.

A.B. 2630—CALDECOTT. (G. E. & E.) Appropriates unspecified sum to Vocational Education Fund for expenditure during 1951-1952 Fiscal Year by Department of Education for peace officers' training and institutes.

To take effect immediately, urgency measure.

A.B. 2631—CALDECOTT. (G. E. & E.) Adds Sec. 9166, Ed. C., re peace officers' training programs.

Authorizes State Board of Education and county, city, or police protection district to contract for assignment of police or sheriff department's employees to serve as instructors in peace officers' training programs conducted by Board of Education, and provides for payment for services from Vocational Education Fund.

To take effect immediately, urgency measure.

A.B. 2632—WATERS AND TOMLINSON. (Elec. & Reap.) Amends Sec. 7207, Elec. C., re disposition of supplies by county clerks.

Permits voters to inspect contents of package containing voting supplies only after commencement of canvass of votes, rather than at any time.

A.B. 2633—WATERS AND TOMLINSON. (Elec. & Reap.) Amends Sec. 5503, Elec. C., re material furnished to polls.

Requires provisions of Sec. 5730, Elec. C., re deposit of ballots in box, to be printed on instruction cards for guidance of voters.

A.B. 2634—WATERS AND TOMLINSON. (Elec. & Reap.) Amends Sec. 5553, Elec. C., re procedure at polls.

Requires precinct board to indicate persons who have voted on index posted at polling place at all state-wide and county-wide elections, as well as primary and general elections.

A.B. 2635—WATERS AND TOMLINSON. (Elec. & Reap.) Amends Sec. 5809, Elec. C., re voting at primaries.

Deletes requirement that name of each voter voting in primaries be checked upon affidavit of registration as having voted.

A.B. 2636—WATERS AND TOMLINSON. (Elec. & Reap.) Amends Sec. 7101 and repeals Sec. 7102, Elec. C., re return of supplies to county clerk.

Deletes requirement that spoiled, canceled, and unused ballots be packaged separately from voted ballots.

Deletes requirement that primary ballots of each party and nonpartisan ballots be sealed and returned in separate envelopes.

A.B. 2637—BURKE AND OTHERS. (Soc. Wel.) Adds Sec. 2186.2, W. & I. C., re state assistance to counties in aid to aged, needy children, needy blind and partially self-supporting blind.

Requires State to pay $\frac{1}{2}$ of cost to county for administering such aid. Specifies procedure for payment and accounting.

A.B. 2638—MALONEY. (G. E. & E.) Adds Sec. 7001.1, B. & P. C., re membership on the Contractors' State License Board.

See digest of S.B. 1494, apparently identical.

A.B. 2639—MALONEY. (Ind. R.) Adds Ch. 4, Div. 3, Lab. C., re certification of welders.

See digest of S.B. 1496, apparently identical.

A.B. 2640—EVANS. (Rev. & Tax.) Amends Secs. 105 and 106, R. & T. C., re property taxation.

Excludes from improvements for purposes of property taxation certain machinery, equipment, vault doors and fixtures, and provides that such property is personalty for tax purposes, making provisions applicable both to owners of buildings and lessees.

A.B. 2641—STANLEY AND OTHERS. (G. E. & E.) Amends Act 151a, the State Aeronautics Commission Act, re civil defense.

Requires California Aeronautics Commission to supervise and coordinate, in manner consistent with provisions of Civil Defense Act of 1950 and California Disaster Act, plans and programs for organization and utilization of civil aircraft, airmen, and aviation facilities to insure their maximum utility under conditions of natural disaster or emergencies resulting from anticipated or actual military attack or invasion.

A.B. 2642—GEDDES AND OTHERS. (Jud.) Amends Sec. 1463, Pen. C., and Sec. 771, Veh. C., re fines and forfeitures.

Changes to unspecified amount cities' and counties' percentages of fines or forfeitures collected upon conviction or forfeiture of bail in municipal or justice court, following complaints filed therein which were drawn by, or following arrests made by, officers or other persons employed by a city situated in district for which court established.

Changes to unspecified amount cities' and counties' percentages of fines or forfeitures collected from persons charged with misdemeanor under Veh. C., following arrests made within any city by officers or other persons employed by State.

Operative January 1, 1952. Changes do not affect any justice's court, police court, city justice's court, or city court which continues to exist as presently organized, but such courts shall be governed until January 1, 1953, by same laws as if bill were not enacted.

A.B. 2643—LANTERMAN AND STANLEY. (By Request). (G. E. & E.) Repeals Sec. 5501, amends Secs. 5536 and 5537, B. & P. C., re prohibition against practice of architecture without a license and exceptions therefrom.

Prohibits any person without certificate to practice architecture in State except as otherwise provided in article regulating practice of architecture, or to represent himself as, or use title of, architect by advertisement, sign or card, or other device.

Provides that chapter relating to architecture does not prevent any person from making plans for his own buildings or from furnishing to other persons plans, drawings, instruments of service, or other data for buildings if he does not represent himself as an architect to such other persons. Deletes requirement that he fully inform such other person in writing that he is not an architect.

A.B. 2644—LANTERMAN AND STANLEY (By Request). (G. E. & E.) Adds Sec. 6743, B. & P. C., re regulation of practice of civil engineering.

Provides that notwithstanding any provision regulating practice of civil engineering, no individual, firm, company, association or corporation shall be considered to be practicing civil engineering who engages services of civil engineer by contract or otherwise to perform services for such individual firm, company, association, or corporation.

A.B. 2645—HOLLIBAUGH (By Request). (Rev. & Tax.) Adds Sec. 4807, R. & T. C., re property taxes.

Provides for cancellation of assessments on merchandise stored in warehouse after shipment from outside State for sale within State or prior to shipment for sale outside State upon receipt by assessor of documentary proof that property was actually sold within State or shipped for sale outside State on or before May 30th of assessment year. Provides for refund of taxes paid on account of assessments so cancelled.

A.B. 2646—GRUNSKY. (Jud.) Amends Sec. 7031, B. & P. C., re actions brought for collection of compensation by contractors, making no substantive change.

A.B. 2647—GRUNSKY. (Jud.) Amends Secs. 963 and 983, C. C. P., re court appeals.

Authorizes appeal from order of superior or municipal court granting motion to quash service of summons.

A.B. 2648—GRUNSKY. (Jud.) Amends Sec. 386, C. C. P., re interpleader.

Authorizes defendant in action on contract or for specific personalty to file cross-complaint in interpleader admitting noninterest in amount or property claimed and asking for order to deliver amount or property to such person as court directs.

Permits deposit with clerk of court by cross-complainant or interpleading plaintiff of amount admittedly payable under contract without prior court order.

Provides interest on deposit or right to damages for detention of property delivered does not accrue after deposit or delivery.

Provides conflicting claims to property or amount deposited shall be first determined by court, and thereafter, if any claim of deficiency in amount or deposit, issue of fact involved to be tried by court or jury.

A.B. 2649—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefit payments.

Includes as wages for purpose of determining weekly benefit amount, payments received for wage losses under workmen's compensation laws.

A.B. 2650—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Reduces maximum amount of benefits payable to claimant who is disqualified by amount equal to number of weeks of disqualification times his weekly benefit amount.

A.B. 2651—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Changes disqualification for voluntarily quitting work without good cause to voluntarily quitting without good cause directly connected with work.

A.B. 2652—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes presumption that voluntarily quitting work or discharge is not grounds for disqualification unless contrary facts are submitted by employer.

A.B. 2653—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes ineligible for benefits, claimant suspended from employment during period of suspension.

A.B. 2654—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes ineligible, claimant who left work to be married or because of marital obligations, including pregnancy, until claimant earns \$100 in subject employment subsequent to date of such voluntary leaving.

A.B. 2655—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Makes claimant ineligible for benefits for period during which he receives payments from pension plan, paid in whole or in part by any base period employer; requires deduction of such amount if less than claimant's weekly benefit amount.

A.B. 2656—GRUNSKY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary disability benefit plans.

Requires insurer insuring voluntary plans to notify department of premium tax paid with respect to such plans. Requires department to credit account of insurer with such amounts and charge account with insurer's extended liability assessment. Waives collection of such assessment to extent account has credit balance.

A.B. 2657—GRUNSKY. (Jud.) Amends Sec. 2261, Civ. C., re trust fund investments.

Authorizes trustee to hold own securities forming part of trust corpus at inception of trust or later added thereto by trustor.

A.B. 2658—MORRIS (By Request). (Pub. H.) Amends, adds, and repeals various Secs., B. & P. C. and H. & S. C., re private cemeteries and Real Estate Board Commissioner.

Provides specifically that Cemetery Act shall not affect any sections of Health and Safety Code except as provided in act.

Redefines "cemetery licensee" as any private corporation that establishes, maintains, manages, improves or operates cemetery and conducts businesses of cemetery either for or without profit to its members or stockholders, rather than any cemetery broker or cemetery salesman.

Provides for 3 ex officio and 2 appointed members of Cemetery Board rather than 5 appointed members. Requires that 1 of appointed members have administrative management experience in cemetery corporation and that other have no financial interest directly or indirectly in any cemetery.

Requires cemetery board to examine endowment funds of every cemetery corporation at least every 2, rather than 5, years. Makes failure to keep funds properly, a felony.

Requires revocation of license where nonperpetual care cemetery fails to post notice thereof in accordance with Health and Safety Code provisions.

Provides for issuance of cemetery licenses, as redefined, and prescribes manner of issuance.

Authorizes directors of cemeteries to make reasonable rules and regulations for use, care, management and protection of cemetery property.

Makes numerous other technical changes in Cemetery Act.

Deletes provision providing for salary Real Estate Commissioner.

Repeals Health and Safety Code provisions authorizing cemetery authority to make rules and regulations for use, care, control, management, restriction and protection of its cemetery.

A.B. 2659—BERRY AND GAFFNEY. (G. E. & E.) Adds Sec. 7065.1, B. & P. C., re regulation and licensing of contractors.

Provides that nothing in chapter relating to licensing and regulation of contractors shall prevent city, county, city and county, from adopting supplementary local regulations with respect to licensing of contractors.

A.B. 2660—ERWIN. (Agr.) Amends various Secs., Ag. C., re fruit, nut and vegetable standards.

Deletes general provision that containers shall bear name and address of packer. Revises specification of what constitutes damage of oranges and limes from freezing.

Makes prohibition against blending of noncomplying fruit applicable to all citrus fruits, rather than lemons and grapefruit. Requires regular packing of oranges, grapefruit and lemons only when containers hold more than 25 pounds and makes same change as to marking container of citrus fruit with name and address of packer.

Deletes provision for marking cubical content on container of tangerines, mandarins, and limes when not regularly packed. Provides that average diameter of lemons shall be 1.640 inches when 686, rather than 688, are packed in container.

A.B. 2661—GAFFNEY AND GEORGE D. COLLINS. (Jud.) Adds Secs. 414.5 and 423.5, Veh. C., re financial security.

Raises financial security requirements, with respect to damages resulting from ownership or operation of motor trucks, from \$5,000 for injury or death of 1 person, \$10,000 for injury or death of 2 or more persons, and \$1,000 for damage to property, in any 1 accident, to \$10,000, \$20,000, and \$5,000, respectively.

A.B. 2662—LINCOLN, COLLIER, AND MORRIS. (Mun. & C. G.) Amends Act 1500, the Community Redevelopment Act, creating State Community Redevelopment Board and office of Community Redevelopment Housing Administrator, and providing for issuance of state bonds.

See digest of S.B. 1488, apparently identical.

A.B. 2663—CHAPEL. (Trans. & C.) Amends Sec. 515, Veh. C., to make speed limit for certain vehicles equipped with pneumatic tires 45, rather than 40, miles per hour.

A.B. 2664—CONNOLLY. (Jud.) Amends Secs. 3017 and 3019, and adds Sec. 3030, Civ. C., re assignment of accounts receivable.

Redefines "filing officer" as Secretary of State, rather than county recorder of county in which assignor has principal place of business in this State, or if none, then the county recorder of county in which assignor resides.

Defines "value" as any consideration sufficient to support simple contract, including antecedent debt or liability where account is taken in satisfaction thereof or as security therefor.

Provides that no assignment of account is valid unless, among other things, specified notice signed by assignor and assignee is on file in office of filing officer prior to time when notice of or of intention to make subsequent assignment is filed, rather than when subsequent assignment is made.

Makes notices filed prior to effective date of act effective for 1 year and, if certified copy of notice is filed with Secretary of State prior to expiration of year, it shall be deemed to have been originally filed with Secretary of State.

A.B. 2665—CONNOLLY. (Elec. & Reap.) Amends Sec. 5699, Elec. C., re casting of ballots.

See digest of S.B. 1694, apparently identical.

A.B. 2666—CONNOLLY. (Jud.) Adds Sec. 26.5, Pen. C., re definition of insanity for purposes of Pen. C.

Defines insanity as lack of mental responsibility at time offense committed. Declares person not mentally responsible for offense unless he was at time so far free from mental defect, disease, or derangement as to be able, with respect to particular act charged, both to distinguish right from wrong and to adhere to right. Further defines mental defect, disease, or derangement.

A.B. 2667—CONNOLLY. (Fin. & Ins.) Amends and repeals various Secs., Lab. C., re workmen's compensation.

Vests judicial powers of Industrial Accident Commission in its general referees, reserving in commission rehearing jurisdiction only.

Eliminates provisions on reference of cases by commission to referees for hearing and report by latter.

A.B. 2668—CONNOLLY. (Pub. H.) Adds Sec. 29015, H. & S. C., re dangerous drugs.

Provides that division relating to dangerous drugs does not require employment of pharmacist to dispense dangerous drugs in county hospital having county physician where Board of Pharmacy finds that accomplishment of objects and purposes of division do not require such employment.

A.B. 2669—CONNOLLY. (G. E. & E.) Amends Sec. 17502, B. & P. C., re false advertising offenses and exceptions therefrom.

Excepts from provisions prohibiting false advertising and penalties therefor, any visual or sound radio broadcasting station which broadcasts advertisement in good faith without knowledge of false, deceptive, or misleading character.

A.B. 2670—CONNOLLY. (G. E. & E.) Amends, adds, and repeals various Secs., Lab. C., re Industrial Accident Commission.

See digest of S.B. 1050, apparently identical.

A.B. 2671—CONNOLLY. (Rev. & Tax.) Adds Sec. 29, R. & T. C., re tax compromises.

Permits Franchise Tax Board, State Board of Equalization, or State Controller, with approval of Attorney General, to compromise tax liabilities where correct liability is in dispute or collection will be facilitated, in cases not yet referred to Attorney General. Permits Attorney General to compromise such cases after reference to his office for prosecution, collection, or defense.

A.B. 2672—CONNOLLY. (Pub. H.) Adds Sec. 2013, B. & P. C. Defines "diagnose" and "diagnosis" for purposes of chapter relating to practice of medicine.

A.B. 2673—CONNOLLY. (Pub. H.) Amends Sec. 2141, B. & P. C., re practice of healing arts without license.

Prescribes punishments by fine and imprisonment for offenses committed by person who practices or attempts to practice, or holds himself out as practicing any system or mode of treating the sick or afflicted in this State without having at the time a valid, unrevoked certificate pursuant to provisions of chapter regulating practice of healing arts.

A.B. 2674—CONNOLLY. (Pub. H.) Amends Sec. 2142, B. & P. C., re violation of licensing provisions chapter relating to practice of the healing arts.

Makes it misdemeanor to use word "doctor," letters or prefix "Dr.," the letters "M.D.," or any other terms or letters indicating that the person is entitled to practice the healing arts on any business card or letterhead, unless licensed so to practice.

A.B. 2675—CONNOLLY. (Pub. H.) Amends Secs. 2191 and 2192, B. & P. C., re qualifications for physician's and surgeon's certificate.

Requires each applicant for physician's and surgeon's certificate to present evidence to Board of Medical Examiners that he has completed minimum requirements for admission to an approved medical school prior to commencing resident course of instruction. Deletes required evidence of 1 year resident course of college grade in physics, chemistry and biology and other requirements.

Deletes existing schedule of courses and subjects required as evidence of professional instruction from applicants and adds new schedule of required courses.

Requires applicant to submit satisfactory evidence to the board that he has completed a year's internship in hospital approved by the board.

A.B. 2676—CONNOLLY. (Pub. H.) Amends Sec. 2385, B. & P. C., re grounds for denial, suspension, or revocation of certificates issued by Board of Medical Examiners.

Makes mental illness or voluntary commitment of any licensee for mental illness operative as suspension of the right to practice of any certificate holder, such suspension to continue until restoration to or declaration of sanity or mental competence.

Makes record of adjudication, judgment, or order of voluntary commitment conclusive evidence of insanity or mental illness, and authorizes the board upon receipt of certified copy of such adjudication, judgment, or voluntary commitment, to immediately suspend certificate of such person adjudicated or committed, and directs that such certificate shall not be restored to good standing until board shall receive satisfactory evidence of restoration to or declaration of sanity and mental and professional competency.

A.B. 2677—CONNOLLY. (Pub. H.) Amends Sec. 2288, B. & P. C., to revise subjects in examination for physician's and surgeon's certificate.

A.B. 2678—CONNOLLY. (Pub. H.) Amends Sec. 2435, B. & P. C., re practice of the healing arts

Provides that a physician, who while in actual attendance on patients becomes so intoxicated as to impair his ability to safely conduct the practice authorized by his certificate, rather than who in a state of intoxication does an act as a physician to a person by which the life of the person is endangered, is guilty of a misdemeanor

A.B. 2679—CONNOLLY. (Pub. H.) Amends Sec. 2193, B. & P. C., re qualification of applicants for physician's and surgeon's certificate.

Requires applicant whose application is based on diploma issued by foreign medical school except Canadian school, to furnish evidence to Board of Medical Examiners that he has served at least 1 year in service satisfactory to board, in hospital located in United States and approved by board for training of internes. Deletes optional requirement that such applicants have completed either senior or 4th or final year in approved medical school in United States.

A.B. 2680—CONNOLLY. (Agr.) Amends Sec. 737.11, Ag. C., re fluid milk and cream.

Permits Director of Agriculture to issue order to shorten time for hearing provided by Ch. 5, Pt. 1, Div. 3, Tit. 2, Gov. C., and issue order to show cause why license of distributor should not be revoked when director finds that distributor is unable to

pay for fluid milk or cream purchased from producers and that to permit said producer to continue in said purchases would cause serious and irreparable loss to producer-creditors and producers.

Requires notice of hearing to be not less than 24 hours, and provides for personal or mailed service of notice.

Provides that decision of director after hearing becomes effective at his discretion.

A.B. 2681—CONNOLLY. (Agr.) Adds Sec. 644.2, Ag. C., re colored oleomargarine.

Requires printing on each container of colored oleomargarine sold at retail a statement of ingredients thereof and percentage of each.

A.B. 2682—BURKHALTER, ELLIOTT, AND KILPATRICK. (B. & C.) Adds. Ch. 13, Div. 3, B. & P. C., re regulation of off-street parking.

Creates State Parking Place Board, prescribing its duties and powers and providing for qualifications, appointment, and tenure of its members. Provides members shall receive necessary traveling and other expenses.

Requires parking place operators and attendants to have certificate issued by board, prescribing necessary qualifications for such certificate and requiring certificate fee.

A.B. 2683—BURKHALTER AND OTHERS. (B. & C.) New act, making subject to regulation pursuant to law business of offering space for off-street parking of motor vehicles.

A.B. 2684—BURKHALTER AND OTHERS. (B. & C.) New act. Makes subject to regulation as provided by law operators of parking lots for parking of motor vehicles.

A.B. 2685—BURKHALTER, ELLIOTT, AND GRANT. (B. & C.) New act, requiring parking lots to have fire extinguishers and to have attendant on duty at all times lot is in operation.

A.B. 2686—BURKHALTER AND OTHERS. (B. & C.) Adds Sec. 12215, B. & P. C., re county sealers of weights and measures.

Provides that county sealers of weights and measures have the same authority and duties re clocks or similar devices used by operators of off-street parking facilities to determine amount of fees owed by patrons as said sealers have re weights and measures.

A.B. 2687—BURKHALTER AND OTHERS. (B. & C.) New act, imposes liability on private parking facility operators for damages resulting from leaving vehicle keys with other than employee at facility.

A.B. 2688—BURKHALTER AND OTHERS. (B. & C.) New act. Prohibits operator of parking facility from employing attendant to move motor vehicles, unless such attendant holds valid chauffeur's license.

A.B. 2689—BURKHALTER AND OTHERS. (B. & C.) New act, re parking charges for off-street parking facilities.

Makes it a misdemeanor for operator of such facilities to fail to display prominently a schedule of parking charges, or to charge or attempt to charge patron additional fee for 15 minutes or less in excess of period for which fee is charged, or to increase or attempt to increase fee charged for use of facility during period patron is using facility.

A.B. 2690—CONNOLLY. (Mun. & C. G.) Amends Act 9125, the California Water District Act, re revenue bonds.

Repeals and re-enacts provisions relating to issuance of revenue bonds making numerous technical changes.

To take effect immediately, urgency measure.

A.B. 2691—CROWLEY. (Trans. & C.) Amends Sec. 705, Veh. C., to decrease by specified amounts maximum weight limits for most vehicles or combinations of vehicles.

A.B. 2692—LINDSAY AND HANSEN. (F. & G.) Amends Secs. 1261 and 1262, F. & G. C., re archery hunting licenses.

Abolishes archery deer hunting license, and requires archer hunting deer to have regular hunting license.

Becomes operative with issuance of 1952 licenses.

A.B. 2693—GEDDES AND OTHERS. (Jud.) Adds Sec. 435, Pen. C., re health insurance.

Makes unlawful any contract to furnish health services or indemnify for cost thereof by any person except by admitted insurers, nonprofit hospital service corporations, licensed insurance brokers or agents, physicians and surgeons, and hospitals. Makes violation a misdemeanor. Authorizes injunction proceedings by Attorney General, any district attorney or Insurance Commissioner to enjoin threatened violations.

A.B. 2694—CONNOLLY. (Pub. H.) Amends Sec. 2383, B. & P. C., re unprofessional conduct with relation to practice of medicine.

Provides that plea or verdict of guilty is deemed to be conviction within meaning of section making conviction of felony or offense involving moral turpitude unprofessional conduct, and authorizes Board of Medical Examiners to suspend or revoke license or to decline to issue license, when time for appeal has elapsed, or judgment of conviction has been affirmed on appeal, or when order granting probation is made suspending imposition of sentence, irrespective of subsequent order allowing such person to withdraw plea of guilty and to enter plea of not guilty, or setting aside verdict of guilty, or dismissing accusation, information, or indictment.

A.B. 2695—COLLIER. (G. E. & E.) Adds Sec. 118.1, W. & I. C., re compilation or possession of lists of recipients for public assistance.

Makes it a misdemeanor for any person other than in course of official duty to secure, compile, or possess a list of persons who have applied for or been granted public assistance for which state aid is made available.

A.B. 2696—CROWLEY. (Ed.) Appropriates unspecified sum to Department of Education for major construction, improvement, and repair of California School for the Deaf.

A.B. 2697—GAFFNEY AND MALONEY. (B. & C.) Adds Sec. 18652, B. & P. C., re regulation of boxing and wrestling, and exceptions therefrom.

See digest of S.B. 740, apparently identical.

A.B. 2698—CROWLEY. (Ed.) Adds Sec. 20778, Ed. C., requiring Director of Education to establish position of field agent and family counselor at California School for the Deaf and prescribes his duties.

A.B. 2699—CROWLEY. (Ed.) Adds Sec. 20776, Ed. C., requiring Director of Education to appoint clinical psychologist for California School for the Deaf, prescribes his qualifications and duties.

A.B. 2700—CROWLEY. (Ed.) Adds Sec. 20777, Ed. C., to require Director of Education to appoint supervisor of physical education for California School for the Deaf and prescribes his duties.

A.B. 2701—CROWLEY. (Ed.) Adds Sec. 20775, Ed. C., requiring Director of Education to maintain at California School for the Deaf a clinic and training course for parents and their deaf children.

A.B. 2702—RUMFORD AND LINCOLN. (Mun. & C. G.) Adds Sec. 25371, Gov. C., re leasing of county realty.

See digest of S.B. 1514, apparently identical.

A.B. 2703—RUMFORD, LINCOLN, AND DUNN. (Mun. & C. G.) Adds Sec. 25508, Gov. C., re county purchasing agents.

See digest of S.B. 1498, apparently identical.

A.B. 2704—FLEURY AND MOSS. (Mun. & C. G.) Amends Act 320, the American River Flood Control District Act, re flood control works.

Requires district to give assurances and commitments to United States and State that it will operate, repair and maintain any flood control works constructed by United States and State within certain described area. Provides for obtaining funds to operate, repair and maintain works so constructed by assessing all taxable property in areas described.

A.B. 2705—FLEURY AND MOSS. (Jud.) Amends Sec. 6103.5, Gov. C., re recovery of filing fees.

Excepts quiet title actions and actions for forfeiture of fish nets or automobiles from those to which amount of filing fees shall be added to judgment for plaintiff not required to pay filing fees.

A.B. 2706—DICKEY AND OTHERS. (C., P., & P. W.) Amends Act 9178f, the State Water Resources Act of 1945, re production and control of rainfall by artificial means.

Authorizes Water Resources Board to contract with public and private organizations and persons for research relative to production and control of rainfall by artificial means, appropriating unspecified sum therefor.

A.B. 2707—DICKEY. (Pub. H.) Adds Sec. 11011, Gov. C., requiring approval of agreements between state agencies and United States by Governor's Council.

A.B. 2708—DICKEY AND OTHERS. (Pub. H.) Adds Sec. 2356, Lab. C., re air pollution.

Provides that whenever state, county, or city health officer believes that there exists in enclosed structure where 1 or more persons are employed, condition of air pollution caused by pollutant being released as result of operation within structure which is or threatens to be actual hazard to employees' health, health officer may require person responsible for maintaining structure to furnish detailed analysis, certified by registered engineer, of pollutant being released.

A.B. 2709—DICKEY AND OTHERS. (Pub. H.) Adds Sec. 24268.5, H. & S. C., re air pollution control districts.

Requires air pollution control officer, upon finding that any particular operation regulated by general district rule could be reasonably altered to reduce release of air contaminants, to petition air pollution control board to establish more rigid requirement with respect to that operation.

A.B. 2710—DICKEY AND OTHERS. (Pub. H.) Adds Art. 2.5, Ch. 2, Div. 20, H. & S. C., re air pollution control districts.

Provides for selection by local health officers of advisory committee for each air pollution control district consisting of 3 local health officers.

Provides that no rule regulating release of contaminants shall be adopted unless submitted to committee for its recommendations.

Requires committee to consult with, and make recommendations to, board or director of district on any particular problem of air pollution on request of board or director or on its own initiative.

A.B. 2711—DICKEY AND OTHERS. (Pub. H.) Amends Sec. 24269, H. & S. C., to provide that reports of contaminants required by air pollution control officers be certified by registered engineer.

A.B. 2712—DICKEY. (Pub. H.) Amends Act 7562, re protection of underground waters.

Authorizes State Water Pollution Control Board to allocate unspecified sum from State Water Pollution Control Fund to State and local agencies for assistance in projects to correct or prevent damage to underground water by salt water intrusion.

Authorizes Board to allocate unspecified sum from the State Water Pollution Control Fund to Division of Water Resources to seal abandoned wells where board finds action necessary to protect underground waters of State.

- A.B. 2713—DICKY AND OTHERS. (Pub. H.) Adds Ch. 1.5, Div. 20, H. & S. C., re air pollution.

Provides for regulation of air pollution on regional basis by State and Regional Water Pollution Control Boards in areas not under jurisdiction of any activated air pollution control district.

- A.B. 2714—CONNOLLY. (G. E. & E.) Amends Sec. 17026, B. & P. C., re definition of "cost," as defined in Unfair Trade Practices Act.

Provides that "cost" as applied to distribution means invoice or replacement cost, whichever is lower, of article or product to distributor and vendor, exclusive of discounts allowed for payments made within a time period, rather than plus the cost of doing business by the distributor and vendor.

- A.B. 2715—SHERWIN. (C. S. & S. P.) New act re reimbursement of State Highway Fund for certain contributions therefrom to State Employees' Retirement System.

Provides that contributions to State Employees' Retirement System paid from State Highway Fund for surveys and plans for additional toll highway across San Francisco Bay shall be repaid to State Highway Fund from proceeds of revenue bonds issued for construction of such toll crossing.

- A.B. 2716—SHERWIN. (B. & C.) Adds Sec. 19629, B. & P. C., re allocation of revenues received from horse racing.

Provides that allocations of revenues shall be in accordance with date upon which revenues are received by Horse Racing Board.

- A.B. 2717—SHERWIN. (Agr.) Adds Sec. 6515, W. & I. C., to authorize Director of Mental Hygiene to permit purchase of oleomargarine for use in state institutions.

- A.B. 2718—SHERWIN. (Jud.) Amends Sec. 11044, Gov. C., authorizing pro-ration of costs of Attorney General for services performed for non-General Fund agencies by formula approved by Department of Finance.

- A.B. 2719—BURKHALTER, ELLIOTT, AND KILPATRICK. (B. & C.) New act, making it unlawful for operator of off-street parking facilities to park vehicle of patron in public street or alley.

- A.B. 2720—BURKHALTER. (C., P., & P. W.) Amends Act 2685a, re forest practices.

Adds provision requiring destruction or removal of slashings by owner of cut-over land after logging operations are completed.

- A.B. 2721—BURKHALTER. (C., P., & P. W.) Amends Act 2685a, re reforestation of cut-over lands.

Provides for planting of new trees after harvesting of timber in accordance with standards established by State Board of Forestry. Requires logging contracts to provide for such reforestation.

- A.B. 2722—ROSENTHAL AND BROWN. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re salaries of justice court judges.

Creates 12 classes of such judges for salary purposes, dependent on case load as defined and fixes salaries in each class.

- A.B. 2723—McFALL AND BROWN. (Jud.) Amends Secs. 1186 and 1191 and adds Secs. 1186.1 and 1186.2, C. C. P., re mechanics' and materialmen's liens.

Subordinates to such liens, prior encumbrance to finance improvements for which liens are claimed, making statement in encumbrance as to its purpose *prima facie* true.

Subordinates such liens to other encumbrance on property where specified bond is filed; bond of licensed corporate surety to be conclusively presumed sufficient.

Prefers liens re utilities and facilities in connection with property to same extent as other mechanics' and materialmen's liens.

A.B. 2724—BROWN. (Jud.) Amends, repeals, adds various Secs., Corp. C., re service of process on corporations.

Permits any corporation, domestic or foreign, to designate a corporation, domestic or foreign, as its process agent (as alternative to designation of natural person) if corporation so designated has filed with Secretary of State certificate setting forth location and address of office in this State where corporation so designating it as process agent may be served, name of each person employed therein authorized to accept process directed to designating corporation, and consent that delivery to such person shall constitute delivery to it. Makes manual delivery of process against corporation to designated agent, if natural person, or to person named in certificate of designated corporate agent, valid service on corporation.

Makes numerous other minor changes and amendments adapting present provisions for service of process on corporations to corporate process agents.

A.B. 2725—LYON. (Jud.) Amends Sec. 1018, C. C. P., re service of process in actions to enforce tax liability.

Provides that defendant may appear and answer complaint within 30 days from date of service where defendant is outside of State and service is made pursuant to section, on agent or Secretary of State.

A.B. 2726—NIEHOUSE. (Soc. Wel.) Amends Secs. 3083 and 3471, W. & I. C., re aid to blind in respect to evidence of eligibility for aid.

Permits evidence of a duly licensed optometrist, describing condition of applicant's eyes, for determination of eligibility for needy blind aid or aid to partially self-supporting blind.

Permits Social Welfare Board to appoint advisory committee of 6 optometrists, which committee shall recommend rules and regulations on questions of services of optometrists under needy blind aid and aid to partially self-supporting blind.

A.B. 2727—STEWART. (G. E. & E.) Amends Act 1500, the Community Redevelopment Act, re redevelopment.

Changes designation of redevelopment area to project area and makes existing specifications for both types of areas applicable to project area. Requires planning commission to select project area and formulate preliminary redevelopment plans upon written request of any person, group, association, or corporation, rather than on petition of fee owners of majority of area.

A.B. 2728—JEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Declares purpose to compensate for wage loss sustained because of nonoccupational sickness or injury; excepts injury or illness arising out of or in course of worker's occupation from definition of disability. Deletes provision making claimant ineligible for benefits for period for which workmen's compensation benefits were payable.

A.B. 2729—MOSS AND FLEURY. (Mil. Aff.) Amends Sec. 395, M. & V. C., re military service of public employees.

Extends rights and privileges re employment given to public employees while on, and upon return from, not exceeding 180 days' military leave, to those on such military leave after enlisting or being drafted into armed forces of United States.

A.B. 2730—FLEURY AND MOSS. (C. S. & S. P.) Amends Sec. 20630, Gov. C., permitting members of State Employees' Retirement System who have made additional contributions to withdraw them, with interest, at any time.

A.B. 2731—FLEURY AND MOSS. (C. S. & S. P.) Repeals various Secs., Gov. C., re State Pay Roll Revolving Fund.

A.B. 2732—THOMAS. (F. & G.) Amends Sec. 1071, F. & G. C., re commercial regulations.

Increases maximum percentage of sardines which may be contained in loads of fish taken for packing, other than in sardine reduction seasons, from 10 percent by weight to 25 percent.

A.B. 2733—THOMAS. (F. & G.) Amends Sec. 971, F. & G. C., re diving equipment.

Permits taking of spiny lobster with diving apparatus of type known as agua lung.

- A.B. 2734—THOMAS. (F. & G.) Amends Sec. 450.5, F. & G. C., re diving equipment.

Permits taking of fish in Fish and Game Districts 18, 19, 20, and 21 with diving apparatus known as agua lung.

- A.B. 2735—THOMAS. (F. & G.) Adds Sec. 953.5, F. & G. C., re purse seines.

Permits use of purse seine nets in portion of Fish and Game District 20 lying between eastern boundary of District 20A and Church Rock.

- A.B. 2736—THOMAS. (F. & G.) Amends Sec. 847, F. & G. C., re nets in District 20.

Permits vessels carrying nets to anchor at any time in portion of Fish and Game District 20 lying between western boundary of district and White Cove on north side of Catalina Island.

- A.B. 2737—THOMAS AND GAFFNEY. (Ind. R.) Adds Pt. 5.5, Div. 5, Lab. C., to prescribe detailed safety standards for longshore, stevedore and waterfront warehouse operations and for loading and unloading railroad cars.

- A.B. 2738—LEVERING. (Fin. & Ins.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Establishes conclusive presumption against temporary disability resulting from injury causing permanent disability where employee's condition is same or substantially so at time compensation for such permanent disability is awarded as at time of injury.

- A.B. 2739—LEVERING. (Fin. & Ins.) Amends Secs. 3208 and 4663, adds Secs. 3600.5 and 3600.6, Lab. C., re workmen's compensation.

See digest of S.B. 614, apparently identical.

- A.B. 2740—HENDERSON. (Agr.) Adds Art. 1.5, Ch. 2, Div. 4, W. & I. C., re state assistance to counties for relief of nonresident unemployed agricultural workers and families.

Appropriates unspecified sum to reimburse counties for unspecified percentage to limit of unspecified sum of cost of supplying such relief.

- A.B. 2741—HENDERSON. (G. E. & E.) Adds Div. 3.5, Lab. C., re Agricultural Labor Resources Board.

See digest of A.B. 2547, apparently identical.

- A.B. 2742—CONNOLLY. (Pub. H.) Adds Sec. 205.5, W. & I. C., authorizing county alcoholic rehabilitation clinics and appropriating unspecified sum to apportion to counties establishing such clinics.

- A.B. 2743—BABBAGE. (Jud.) Appropriates unspecified sum to Department of Justice for leasing facilities for connecting teletypewriter system with sheriff's substation at Blythe.

- A.B. 2744—CONNOLLY. (Rev. & Tax.) Adds Sec. 17161.2, R. & T. C., re personal income tax.

Makes changes in law re distribution of dividends in redemption or cancellation of corporate stock the value of which is included in determining the value of gross estate of decedents under federal estate tax.

- A.B. 2745—ROSENTHAL AND MUNNELL. (Elec. & Reap.) Adds Sec. 472, Gov. C., re apportionment of assembly districts.

Provides that 19th Congressional district shall consist of 40th, 51st, and 52d Assembly Districts.

- A.B. 2746—ROSENTHAL AND MUNNELL. (Elec. & Reap.) Adds Sec. 492, Gov. C., re apportionment of assembly districts.

Continues Assembly Districts 40, 51, 52 as presently constituted.

- A.B. 2747—SMITH. (Mun. & C. G.) Amends Act 8961, re relinquishment by Federal Government of its interest in veterans' housing facilities.

Requires Director of Finance to offer local agency to whom Federal Government has relinquished its interest, an agreement that net revenue of project shall be paid to

State and agency in proportion to respective investments, including Federal Government's investment in local agency's share, until State recovers its investment.

A.B. 2748—CHAPEL AND THOMAS. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re number of municipal court judges.

Requires one judge for every 40,000, or major fraction thereof, population in municipal court judicial district.

A.B. 2749—CHAPEL AND THOMAS. (Jud.) New act, requiring Legislature to prescribe number of municipal court judges in judicial districts.

A.B. 2750—CONNOLLY. (Rev. & Tax.) Adds Sec. 17688, R. & T. C., re personal income tax.

Makes changes in law re recognition of gain or loss in connection with property distributed in complete liquidation of domestic corporations.

A.B. 2751—CONNOLLY. (Rev. & Tax.) Amends Sec. 13642, R. & T. C., re inheritance taxes.

Provides that transfer within 3 years of date of death is in contemplation of death unless contrary shown, and transfer prior to such period is not in contemplation of death.

A.B. 2752—MUNNELL. (Jud.) Repeals Sec. 26907, Gov. C., authorizing county auditor and treasurer to destroy designated public records.

A.B. 2753—SHAW AND BROWN. (Jud.) Amends Sec. 230, Pen. C., re duels conforming provisions to inferior court reorganization acts.

A.B. 2754—SHAW AND BROWN. (Jud.) Amends Sec. 233, C. C. P., re jurors fees, conforming provisions to inferior court reorganization acts.

A.B. 2755—SHAW AND BROWN. (Jud.) Amends Sec. 115, C. C. P., re issuance of judicial papers, to conform to inferior court reorganization acts.

A.B. 2756—SHAW AND BROWN. (Jud.) Amends Sec. 70, Civ. C., re marriage, to conform to inferior court reorganization acts.

A.B. 2757—SHAW AND BROWN. (Jud.) Amends Sec. 1091, Gov. C., re public purchasers, to conform to inferior court reorganization acts.

A.B. 2758—SHAW AND BROWN. (Jud.) Amends Sec. 83, C. C. P., re court jurisdiction, to conform to inferior court reorganization acts.

A.B. 2759—SHAW AND BROWN. (Jud.) Amends Sec. 369b, C. C. P., re place of trial, to conform to inferior court reorganization acts.

A.B. 2760—BELOTTI AND OTHERS. (Jud.) Adds Sec. 1418, F. & G. C., re giving aid to persons accidentally shot.

Makes it felony to abandon or fail to render aid to persons killed or injured in hunting accidents.

A.B. 2761—DAVIS. (Fin. & Ins.) Adds Secs. 10207.5 and 10270.56, Ins. C., re group life and disability insurance.

Requires that policies of such insurance include provision prohibiting termination or lapse of policy in force for 10 years except for fraud or nonpayment of premium, and provision that insurer will refund all premiums paid on policy canceled after 10-year period for fraud or nonpayment of premiums.

A.B. 2762—DAVIS. (Fin. & Ins.) Adds Sec. 924, Lab. C., to make it unlawful for employer to require employee or prospective employee to join or participate in hospital insurance plan as condition of employment.

A.B. 2763—DAVIS. (Agr.) Adds Art. 4, Ch. 3, Div. 1, Ag. C., re agricultural fairs.

Prohibits passes or free admissions to any fair receiving money from State. Exempts personnel of sheriff's office, city policemen in uniform, firemen in fire trucks, members of highway patrol assigned to fair duty, and children under 12 years.

- A.B. 2764—DAVIS AND MOSS. (Agr.) Adds Sec. 87.3, Ag. C., re boards of directors of agricultural fairs.

Provides that board of directors of agricultural association is policy making body only, and that affairs of association shall be managed and conducted by manager thereof.

- A.B. 2765—DAVIS AND MOSS. (Agr.) Repeals and adds various Secs., B. & P. C., re allocation of money to agricultural fairs.

Deletes present regular annual appropriations from Fair and Exposition Fund to various agricultural fairs, and provides that balance of fund after appropriations made by Sec. 19621, B. & P. C., for support of Horse Racing Board and to Department of Finance for auditing, shall be appropriated annually for fair purposes as prescribed by Legislature.

- A.B. 2766—HAHN AND OTHERS. (Mun. & C. G.) Amends Ch. 47, Stats. 1943 (4th Ex.) Sess., re availability of appropriation for allocation to counties and cities to develop postwar public works program.

Extends time for applications for allocations from June 30, 1951, to June 30, 1952, and time for presentation of claims pursuant to such applications from June 30, 1952, to June 30, 1953.

To take effect immediately, urgency measure.

- A.B. 2767—HAHN AND OTHERS. (C. P. & P. W.) Amends Act 6447, the Construction and Employment Act, re availability of appropriation for allocation to local agency for construction of public works.

Extends time for applications for allocations from December 31, 1951, to December 31, 1952, and time for presentation of claims pursuant to such applications from December 31, 1952, to December 31, 1953.

- A.B. 2768—FLEURY, COATS, AND MOSS. (Ed.) Adds Ch. 1.5, Div. 10, Ed. C., re McGeorge College of Law.

See digest of S.B. 1687, apparently identical.

- A.B. 2769—FLEURY AND MOSS. (Rev. & Tax.) Amends Sec. 18802, R. & T. C., deleting requirement that information return for personal income tax be made under oath.

- A.B. 2770—MOSS AND FLEURY. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re municipal courts in Sacramento.

Increases salary of judges from \$10,000 to \$12,000 and salaries of various clerks and marshals by various sums.

- A.B. 2771—MOSS AND FLEURY. (Elec. & Reap.) Adds Sec. 491.5, Gov. C., re apportionment of assembly districts.

Continues present apportionment except that Assembly Districts 8 and 9 shall consist of unspecified areas.

- A.B. 2772—FLEURY AND MOSS. (Trans. & C.) Amends Secs. 70 and 70.1, S. & H. C., re composition and appointment of California Highway Commission.

Increases membership of commission from 7 to 9.

Provides for date of expiration of terms of present members and of 2 new members who shall be appointed by Governor within 60 days after act takes effect.

- A.B. 2773—MORRIS. (C. S. & S. P.) New act, re county and city retirement plans and systems for public employees.

Defines "public retirement plan" as every retirement plan or system established for its employees by any county, city, city and county, or any department or

division thereof except pension or retirement plans for peace officers or firemen, or both.

Requires that records of board of administration of any public retirement plan be public records.

Declares all contributions and monies paid in to retirement fund of any public retirement plan to be public funds held in trust solely for the use for which they were paid into the fund.

In public retirement plans where provision and fund for service retirement allowance is separate from provisions and funds for death benefits and disability benefits, and where membership in plan and contribution to the pension fund is compulsory, prohibits employee rate of contribution in excess of 4% of monthly salary.

Sets forth in detail provisions required to be included in all public retirement plans, including definitions of employer, service, prior service, and current service; limitations on maximum monthly allowances for prior service and for current service; provision requiring employer to contribute monthly to fund sum not less than amount contributed by employees for such month, and prohibiting withdrawal of employer contributions by employer for any purpose; and requirement that minimum monthly allowance of any retired employee having 10 years of service shall be \$75 plus \$1 for each year or fraction of continuous service with employer to normal date of retirement.

A.B. 2774—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employer contributions.

Reduces for period from December 31, 1940, to December 31, 1947, tax rate of employer whose net balance of reserve is 10 percent or more but less than 11 percent from 1½ to 1 percent.

Reduces for period subsequent to December 31, 1947, the tax rate of an employer whose net balance of reserve is 9½ percent or more but less than 10 percent from 1.1 to 1 percent.

A.B. 2775—MORRIS. (G. E. & E.) Adds Ch. 1.5, Div. 8, B. & P. C., re sale of personal property at auction.

Creates State Board of Auctioneers and makes it unlawful to sell or advertise for sale at auction personal property, or to conduct such an auction, without license or permit from board.

Requires permit to sell personal property at auction to be granted upon application in form prescribed by board, designating name of licensed auctioneer who is to conduct the auction.

A.B. 2776—HANSEN. (Fin. & Ins.) Amends Sec. 21189, Wat. C., re irrigation districts.

Provides that board of directors may adopt and carry into effect contract or contracts of group insurance as well as system of group annuities for benefit of officers and employees.

A.B. 2777—GUBSER. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re packaging of wine.

See digest of S.B. 1673, apparently identical in effect.

A.B. 2778—HAHN. (Ed.) Adds Sec. 14449.3, Ed. C., re service credit under State Teachers' Retirement System.

Extends service credit to members for time during which prevented from holding teaching positions by reason of detention as prisoner of war or internment by enemy during war or national emergency, if member claiming such credit had theretofore served for 3 years in position requisite for membership in system.

A.B. 2779—LEVERING. (Soc. Wel.) Amends Sec. 1503, W. & I. C., re object and purpose of aid to needy children.

See digest of S.B. 1094, apparently identical.

A.B. 2780—LEVERING. (Soc. Wel.) Adds Sec. 1511.1, W. & I. C., to provide minimum standards of adequate care as determined by State Department of Social Welfare shall not require payments exceeding \$300 per month to any family unit of 8 or more children.

- A.B. 2781—GEORGE D. COLLINS. (Fin. & Ins.) Amends Sec. 871, Bk. C., re dormant accounts.

Requires bank to send notice by registered mail to family of deceased depositor notifying them of such account and whether deposit book is held by bank, within 6 months after learning of death of depositor.

- A.B. 2782—GEORGE D. COLLINS AND CONDON. (G. E. & E.) Amends Sec. 3101, Gov. C., to exempt members of election precinct boards from law requiring oath of allegiance of public employees.

- A.B. 2783—GEORGE D. COLLINS AND OTHERS. (Rev. & Tax.) Adds Sec. 6365, R. & T. C., re exemptions from sales and use taxes.

Exempts orthopedic, surgical, dental, ophthalmic, ocular, and auditory appliances or restorations and their appurtenances, applied or dispensed by licensed persons, or sold or delivered upon prescription of persons licensed to issue such prescription. Exempts materials or supplies used in such appliances or restoration.

- A.B. 2784—GEORGE D. COLLINS AND GAFFNEY. (Jud.) Adds Sec. 1193.5, Pen. C., prohibiting imposition of death sentence for 5 years.

- A.B. 2785—GEORGE D. COLLINS. (Mun. & C. G.) Amends Sec. 7523, B. & P. C., re local regulation of street patrol officers.

Requires, rather than permits, local authorities to require registration of street patrol special officers or persons who furnish such service or officers. Requires, rather than permits, local authorities to refuse such registration to persons of bad moral character and to impose reasonable additional requirements necessary to meet local needs.

- A.B. 2786—HOLLIBAUGH. (Rev. & Tax.) Amends Sec. 6451, R. & T. C., to reduce amount of tax due from retailers by 3 percent of tax as computed at present rate, reduction not to apply to delinquent payments.

- A.B. 2787—HOLLIBAUGH. (Rev. & Tax.) Amends Art. heading, Art. 2, Ch. 1, Pt. 6, Div. 1, and amends and repeals various Secs., R. & T. C., making changes in law re publication of delinquent lists for property taxation.

- A.B. 2788—McGEE. (Elec. & Reap.) Adds Sec. 8657, Elec. C., re contest of primary elections.

Provides that provisions of Ch. 3, Div. 10, re contesting primary elections, do not apply to candidates for Legislature.

- A.B. 2789—McGEE. (Rev. & Tax.) Adds Sec. 17021, R. & T. C., re personal income tax.

Provides moratorium on payment of tax liabilities by persons in military service during period of service, as latter term defined, and exempts income of such persons during period of service from assessment, interest, penalty, or costs. Requires such persons, within 6 months after termination of period of service, to make returns and payments which would have been required except for this act.

- A.B. 2790—McCOLLISTER. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale of beer to instrumentalities of the armed forces of the United States maintained on military or naval reservations.

See digest of S.B. 1640, apparently identical.

- A.B. 2791—EVANS. (C. S. & S. P.) Amends Sec. 31676.7, Gov. C., re retirement allowances of certain retired county employees.

Amends law permitting county employees who retired between May 6, 1949, and October 1, 1949, in counties having population in excess of 2 million, or taxable property assessed in excess of 3 billion dollars, or in which retirement system has more than 10,000 members, to elect to have retirement allowance recalculated in accordance with law in effect after October 1, 1949, to correct grammatical error, making no substantive change.

A.B. 2792—LYON. (F. & G.) Adds Sec. 790.1, F. & G. C., re possession and sale of crabs.

Permits possession, transportation, and sale at any time of crabmeat and cooked frozen whole crabs taken during open season subject to rules of Fish and Game Commission.

Requires owner and seller to pay cost of inspection and marking.

A.B. 2793—LYON. (Rev. & Tax.) Adds Sec. 6404, R. & T. C., re exemptions from use tax.

Exempts livestock purchased outside State for use within State for breeding purposes, or in case of horses, for racing purposes.

A.B. 2794—NIEHOUSE, CROWLEY, AND COATS. (Ed.) Adds Sec. 9148, Ed. C., authorizing Department of Education to appoint field officers or home teachers to teach handicrafts to adult blind.

A.B. 2795—CROWLEY, NIEHOUSE, AND COATS. (Ed.) Amends Sec. 16091, Ed. C. Increases from \$600 to \$750 yearly amount allowed for reader for blind college or university student, and allows \$900 in case of blind graduate student.

To take effect immediately, urgency measure.

A.B. 2796—CROWLEY, NIEHOUSE, AND COATS. (Soc. Wel.) Adds Sec. 3354, W. & I. C., re sale of raw materials purchased for state institutions for the blind.

Allows Director of Education to authorize sale of raw materials from stocks normally maintained for use of blind workshops, when such materials are not required for foreseeable use, and if sale is to a blind person for his own use, or to a firm in which at least 75% of the direct labor is performed by blind persons.

A.B. 2797—McGEE AND McCARTHY. (Fin. & Ins.) Amends Sec. 4663, Lab. C., re workmen's compensation.

Eliminates provision allowing compensation in case of aggravation of pre-existing disease only for proportion of disability due to aggravation, substituting provision requiring compensation reduction for disability resulting from combined effects of injury and pre-existing disease proportionate to extent to which prior disease is contributing cause of disability.

A.B. 2798—McGEE AND McCARTHY. (Ind. R.) Adds Sec. 5005, Lab. C., re workmen's compensation.

Provides filing of release or compromise agreement with Industrial Accident Commission stays proceedings and suspends periods of time for acting under compensation law until approval or disapproval of commission.

A.B. 2799—McCOLLISTER. (C., P., & P. W.) Adds Art. 5, Ch. 3, Div. 1, S. & H. C., re construction and maintenance of roadside parks in conjunction with state highways.

See digest of A.B. 2215, apparently identical.

A.B. 2800—McCOLLISTER. (C. S. & S. P.) Adds Sec. 19572.5, Gov. C., re state civil service, making no substantive change.

A.B. 2801—DICKEY AND OTHERS. (G. E. & E.) New act, requires California Highway Commission to allocate from highway funds the cost of tube crossing between Oakland and Alameda if United States pays portion of cost.

A.B. 2802—DICKEY AND OTHERS. (G. E. & E.) New act. Requires California Toll Bridge Authority to include funds to construct tube between Oakland and Alameda in any arrangement for refinancing San Francisco-Oakland Bay Bridge.

A.B. 2803—BELOTTI. (Trans. & C.) Amends Sec. 356, S. & H. C., re state highway routes.

Adds to existing Route 56, from Westport to Route 1 near Legett Valley.

A.B. 2804—BELOTTI. (Trans. & C.) Amends Sec. 315, S. & H. C., re state highway routes.

Adds to existing Route 15, from Route 1 near Ukiah to Route 56, near Fort Bragg, via Willits.

A.B. 2805—PORTER AND OTHERS. (Mil. Aff.) Amends Sec. 984, M. & V. C., to extend benefits of Veterans' Farm and Home Purchase Act of 1943 to unmarried widows of veterans.

A.B. 2806—BROWN. (G. E. & E.) Amends Act 5131.4, the Parking Law of 1949, re off-street parking authorities.

Deletes provision that residents may petition legislative body of city to declare need of authority in city.

Authorizes legislative body to designate members of legislative body as members of Authority, in lieu of appointing residents.

Changes date term of office of appointed members starts to run.

Requires majority vote for action of Authority.

Makes numerous other changes affecting authorities formed under said act including their powers, and provisions affecting their covenants and bonds.

A.B. 2807—BROWN. (Jud.) Amends Sec. 14290, B. & P. C., re trade-marks.

Increases following fees to be charged and collected by Secretary of State: for filing claim to trade-mark and issuing certificate of filing, from \$5 to \$10; for recording assignment of registered trade-mark, from \$5 to \$5 plus \$1 for each registered trade-mark over one assigned in same instrument; for renewing registration of trade-mark and issuing certificate of renewal, from \$5 to \$10.

A.B. 2808—LOWREY. (C., P., & P. W.) New act. Requires Department of Public Works to investigate and report on water supplies of Putah Creek Cone and adjacent areas, appropriating unspecified sum therefor.

A.B. 2809—LOWREY AND CLOYED. (Agr.) Amends Secs. 339.3, 339.4, and 353.10, Ag. C., re fees for cattle brands.

See digest of S.B. 779, apparently identical.

A.B. 2810—LOWREY. (Agr.) Repeals Sec. 12024.4, B. & P. C., re sale of poultry, fowl, and rabbits by weight.

To take effect immediately, urgency measure.

A.B. 2811—LOWREY. (Ed.) Adds Art. 8, Ch. 3, Div. 9, Ed. C., re abandonment of school buildings.

Prohibits abandonment or discontinuance of school building if it requires all or part of students attending school to spend more than 45 minutes, each way, traveling to another school.

A.B. 2812—LOWREY. (G. E. & E.) Adds and repeals various Secs., Gov. C., re Auditor General.

Creates Department of Audits in charge Auditor General having specified qualifications, selected for 5 year term by committee consisting of President pro Tempore of Senate, Speaker of Assembly, Chief Justice Supreme Court, and Governor at salary same as Director of Finance.

Requires Auditor General, among other things, to audit records and transactions of state agencies to determine whether revenue and expenditures are received or made in accordance with law, and to provide Legislature with necessary information thereon.

Transfers to Auditor General equipment, records, funds, and employees of Audits Division, Department of Finance.

A.B. 2813—MALONEY. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re warranty of price of distilled spirits by suppliers.

See digest of S.B. 1638, apparently identical.

A.B. 2814—MALONEY. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re territorial restrictions on distribution of distilled spirits.

See digest of S.B. 1636, apparently identical.

A.B. 2815—MALONEY. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re license transfers and escrows.

See digest of S.B. 1639, apparently identical.

A.B. 2816—MALONEY. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re beer containers and cartons.

See digest of S.B. 1637, apparently identical.

A.B. 2817—MALONEY AND GEORGE D. COLLINS. (G. E. & E.) Appropriates unspecified sum to City and County of San Francisco for construction of floral exhibit hall in Golden Gate Park.

A.B. 2818—MALONEY. (Jud.) Amends Sec. 737H, Pol. C., to increase salary of superior court judges of City and County of San Francisco from \$15,000 to \$17,500.

A.B. 2819—LOWREY. (F. & G.) Amends Sec. 20, F. & G. C., re administration of fish and game laws, to correct grammar.

A.B. 2820—MALONEY. (Fin. & Ins.) Amends Act 3603, the Industrial Loan Act, and Sec. 18650, Fin. C., re overcharges.

Excepts from provision making contract void when overcharge is made, overcharges resulting from accidental and bona fide error in computation.

A.B. 2821—MALONEY. (Fin. & Ins.) Amends Act 3603, the Industrial Loan Act, re corporate powers of industrial loan companies to correct obsolete cross-reference.

A.B. 2822—MALONEY. (Fin. & Ins.) Amends Act 3603, the Industrial Loan Act, and Sec. 18405, Fin. C., re industrial loan companies.

Extends from 2 to 3 years the time of maturity of commercial paper which industrial loan company may purchase, sell, or discount.

A.B. 2823—MALONEY. (Fin. & Ins.) Amends Act 3603, the Industrial Loan Act, and Secs. 18401, 18663, 18665, Fin. C., re industrial loan companies.

Authorizes such company to loan money with or without security or pledge of its investment certificates and deletes existing limitations prescribing required security for such loans.

A.B. 2824—LOWREY. (Ed.) Repeals Sec. 9808, Ed. C., re amount of county tax for education of mentally retarded minors.

A.B. 2825—LOWREY. (Agr.) Adds Sec. 160.96, Ag. C., re agricultural pest control business.

Prohibits bringing action for loss arising out of operation of pest control business, unless claimant first files report of loss with agricultural commissioner in county where loss occurred, together with proof of service upon pest control operator, within 60 days from occurrence of loss or from date claimant should have known of such loss.

Provides that in cases of claims for damage to growing crops, report must be filed prior to time when 50 percent of crop is harvested.

A.B. 2826—LOWREY. (Trans. & C.) Adds Sec. 559, S. & H. C., re State Highway System.

Adds new route to said system, from Route 1 near Longvale, to Route 7 between cities of Willows and Corning.

A.B. 2827—LOWREY. (Mun. & C. G.) Amends Sec. 28141, Gov. C., re compensation for public service in Tehama County.

Increases annual compensation of supervisors from \$1,200 to \$2,400.

A.B. 2828—LOWREY. (Mun. & C. G.) Amends Sec. 28143, Gov. C., re compensation for public service in Glenn County.

Increases annual salary of district attorney from \$3,000 to \$5,000 and monthly salary of supervisors from \$150 to \$300.

A.B. 2829—LOWREY. (Ed.) Amends Sec. 14610, Ed. C., re employment of retired members of State Teachers' Retirement System.

Permits member retired for service or after attaining age at which classification of persons as permanent employees of school districts ceases who was not retired because of bodily or mental infirmity to accept employment in status requisite for membership in Teachers' Retirement System or in teaching capacity in public school during any time of emergency declared by Superintendent of Public Instruction with consent of Governor, rather than at any time prior to July 1, 1947.

A.B. 2830—LOWREY. (Trans. & C.) Amends Sec. 372, Veh. C., exempting from vehicle weight fees vehicles under 3,400 pounds unladen weight used primarily on premises of owner.

To take effect immediately, tax levy.

A.B. 2831—LOWREY.* (Ed.) Amends Sec. 18191, Ed. C., re school building construction.

Requires Division of Architecture to supervise construction of school building having nine or more classrooms or more than one story, rather than all school buildings, and the reconstruction, alteration or addition to school building if estimated cost exceeds \$10,000, rather than \$4,000.

A.B. 2832—LOWREY. (Ed.) Adds Ch. 2.5, Div. 9, Ed. C., re plans for school buildings.

Requires Department of Education to prepare plans and specifications for 1-story, 2-room schoolhouses for school districts in rural areas, and furnishing of such plans to school districts at actual cost to department, but not to exceed 2 percent of total cost of project. Requires submission of plans and specifications to Division of Architecture for approval.

A.B. 2833—LOWREY. (Ed.) Appropriates unspecified sum to Regents of University of California for establishment of school of aviation at Davis.

A.B. 2834—LOWREY, LINDSAY, AND SHERWIN. (Rev. & Tax.) Adds Art. 2.5, Ch. 2, Pt. 3, Div. 3, Title 2, Gov. C., re sale of real property owned by State.

Sets forth detailed sealed bid procedure ordinarily to be followed by Director of Finance when he is authorized to sell real property owned by State.

A.B. 2835—LOWREY, LINDSAY, AND SHERWIN. (G. E. & E.) Adds Sec. 11011, Gov. C., re land under jurisdiction of State agencies.

Requires each State agency to survey, annually, all proprietary state lands over which it has jurisdiction, other than tax deeded lands, lands held for highway purposes and lands under jurisdiction of State Lands Commission, to determine if it has any lands in excess of its foreseeable needs. Provides that report on survey shall be made to Legislature and Department of Finance.

Requires transfer of jurisdiction of all excess lands to Department of Finance within 30 days after submission of report.

Requires Department of Finance to transfer excess lands to another State agency desiring it, upon payment to transferring agency of fair market value, or if no agency desires it, to request Legislature for authority to dispose of land by sale or exchange with some private person. Requires Department of Finance, when authorized by Legislature, to sell excess lands at earliest possible date for best price obtainable and to report to Legislature at each regular session on status of land authorized to be sold.

Provides for use of money received from sale to defray expenses of sale and payment of balance to agency from which land was transferred.

Requires that all money received from transfer or sale of land paid to transferring agency be paid into fund from which money to obtain the land was expended.

- A.B. 2836—LOWREY, LINDSAY, AND SHERWIN. (G. E. & E.) Amends Sec. 6219, adds Sec. 6219.1, P. R. C., re index maintained by State Lands Commission of land owned by State.

Provides each index entry shall state area of parcel, cost to State, and valuation of appraisal as of effective date of amendment or as of subsequent date of acquisition.

Provides State Lands Commission shall annually present to each State agency having jurisdiction of proprietary lands a listing containing specified information. Requires each State agency to return listing, noting errors, correcting omissions, and certifying its correctness. Makes provisions applicable to Regents of University of California.

- A.B. 2837—LINDSAY AND GUBSER. (G. E. & E.) New act. Provides for submission of measure to electors which, if approved, would repeal initiative act providing for daylight saving time, approved by electors November 8, 1949.

- A.B. 2838—LINDSAY. (Trans. & C.) Adds Sec. 547, S. & H. C., re State Highway System.

Adds Route 247 to said system, from Route 17 to Foresthill.

- A.B. 2839—LINDSAY. (G. E. & E.) Adds Sec. 4126.6, P. R. C., re closure of entry to lands during emergencies.

Provides that upon showing by State Forester that use of any grass, grain, brush or forest covered lands by any person other than owner or agent or employees thereof is a menace to life or property because fire hazard due to possibility of rapid spread of fires or inaccessible character of lands, Director of Natural Resources, with consent of Governor, may declare by proclamation area closed to entry by any person other than owner or agent or employee thereof.

Excludes from closure order, persons traveling on public roads, entry by any person for sole purpose of preventing or extinguishing fires, or entry by any federal, state or county officer in the performance of his duty.

Prescribes manner of making proclamation.

Makes violation of closure proclamation a misdemeanor.

To remain in effect until 91st day after final adjournment of 1951 Regular Session or termination of existing national emergency, whichever first occurs.

To take effect immediately, urgency measure.

- A.B. 2840—DOYLE AND McCOLLISTER. (Pub. H.) Amends Sec. 6535, B. & P. C., to allow part-time barber college students 12 months in which to complete 1,000 hours of instruction required for graduation.

- A.B. 2841—ROSENTHAL AND HAWKINS. (P. U. & C.) New act, the California Air Commerce Act, re supervision and regulation of transportation of persons and property for compensation by aircraft between places within the State.

Requires carriers of intrastate commerce to obtain certificates of public convenience and necessity from Public Utilities Commission. Requires issuance of such certificates automatically to existing carriers upon application.

Requires common carriers by aircraft to file tariffs with commission and make same available to public, and makes such tariffs subject to regulation by commission. Prohibits discrimination in charge for services. Imposes penalties for violation of act.

- A.B. 2842—WATERS. (Rev. & Tax.) Amends Secs. 2621 and 2706, R. & T. C., re property taxation.

Excludes personalty from category of property on secured roll with respect to which tax collector is required to collect \$1 fee for preparing delinquent roll and delinquent list.

- A.B. 2843—WATERS. (Rev. & Tax.) Adds Sec. 203.3, R. & T. C., re exemptions from property taxes.

Defines educational institution other than one of collegiate grade as an institution providing complete course of elementary education, for purposes of exemption of college property.

A.B. 2844—BROWN. (G. E. & E.) Adds Sec. 15002.5, amends Sec. 11103, H. & S. C., re Department of Justice.

See digest of S.B. 1517, apparently identical.

A.B. 2845—BROWN. (G. E. & E.) Amends Sec. 15003, Gov. C., increasing annual salary of Deputy Director of Department of Justice from \$10,000 to \$11,000.

A.B. 2846—BROWN. (Jud.) New act, re studies by Attorney General.

Directs Attorney General to study practices and procedures (1) affecting apprehension and commitment of mentally ill and (2) in criminal matters in superior and inferior courts, and recommend improvements. Appropriates unspecified sum.

A.B. 2847—McMILLAN. (B. & C.) Adds Secs. 308b and 308c, Pen. C., re control of cigarette vending machines.

Prohibits maintenance of, and makes subject to seizure, such machines if accessible to public or not under control of representative of establishment open to public.

A.B. 2848—ROSENTHAL. (Rev. & Tax.) Adds Pt. 13, Div. 2, R. & T. C., the Tobacco Tax Law.

Imposes excise tax on privilege of distributing cigarettes and tobacco products, latter defined as all forms of tobacco suitable for chewing or smoking except cigarettes, at rate of 1½ mills on cigarettes weighing not more than 3 pounds per thousand, 2 mills on those in excess of that weight, and 15% of retail sales price of tobacco products.

Appropriates proceeds to Veterans Bonus Fund for payment of veterans bonuses provided for in constitutional amendment proposed to Legislature this session.

To become operative on 1st day of 3d month following adoption of such constitutional amendment.

A.B. 2849—LINDSAY. (Rev. & Tax.) Adds Pt. 13, Div. 2, R. & T. C., re tobacco tax.

Imposes excise tax on privilege of distributing tobacco products, defined as including cigarettes, cigars, and all other forms of smoking and chewing tobacco, on basis of weight re cigarettes and all other products except cigars; for which basis is retail price for which manufactured to sell.

Provides for administration by State Board of Equalization and prescribes procedure re collection, enforcement, penalties, and violations. Appropriates revenues after refunds and costs of administration to cities and counties, specifying priority in expenditure for civil defense and social welfare purposes.

To take effect immediately, tax levy.

A.B. 2850—LANTERMAN (By Request). (Rev. & Tax.) Amends Sec. 110, R. & T. C., re valuation for property taxation, making no substantive change.

A.B. 2851—LANTERMAN (By Request). (Rev. & Tax.) Adds Sec. 988, R. & T. C., re property taxation.

Defines cash value of building or other improvement never sold or offered for sale by owner and not used for profit as market value if market exists, otherwise cash value of materials of which constructed.

A.B. 2852—McCARTHY. (Rev. & Tax.) Repeals Secs. 2189, 2190, and 2191, amends Sec. 2192, and adds Ch. 3, Pt. 4, Div. 1, R. & T. C., re property tax liens.

See digest of S.B. 1481, apparently identical.

A.B. 2853—McCARTHY. (Soc. Wel.) Amends Sec. 1511, W. & I. C., re aid to needy children.

Provides minimum standards of adequate care as determined by the State Department of Social Welfare shall in no event call for or recommend aid payments in excess of the normal federal-state-county financial participation base for the number of children in the family unit and shall be exclusive of any discretionary county supplementation.

A.B. 2854—DOLWIG. (Fin. & Ins.) Adds Sec. 1359.1, amends Sec. 1362, Bk. C., re investments for savings banks.

Authorizes investments by savings banks of amount not exceeding 5 percent of savings deposits in bonds issued pursuant to special assessment act or authority which meet specified conditions.

Adds additional requirement that revenue securities of public corporations in which savings banks are authorized to invest, have unrevoked certification as legal securities for savings banks pursuant to Districts Securities Commission Law and any authority authorizing its use.

A.B. 2855—DOLWIG. (Mun. & C. G.) Amends Sec. 4951, H. & S. C., re sewer revenue bonds.

Redefines "district" to include city, county, city and county, or any municipal or public corporation or district which is authorized to acquire, construct, own, or operate sewer system, rather than city, county, sanitary district and sanitation district, and districts formed under the Sewer Maintenance District Act and the Sewer Districts in Unincorporated Territory Act.

A.B. 2856—DOLWIG. (Mun. & C. G.) Adds Art. 4, Ch. 1, Pt. 1, Div. 2, Title 5, Gov. C., allowing legislative body of public corporation or district, not governed by board of supervisors, to contract for rendering of special services to it.

A.B. 2857—DOLWIG. (Mun. & C. G.) Amends Secs. 54307 and 54310, and adds Sec. 54479, Gov. C., re revenue bonds issued under Sanitation, Sewer and Water Revenue Bond Law of 1941.

Redefines "local agency" as meaning city, county, city and county, or any municipal or public corporation or district authorized to acquire, construct, own or operate sewer system or water system, or both, rather than meaning city, county, city and county, municipal utility district, public utility district, sanitary district, county sanitary district, sanitation district or any municipal or public corporation or district which is authorized to acquire, construct, own, or operate sanitation system or sewer system, or both.

Deletes provision that an enterprise does not include production, transmission and distribution of water for public or private uses.

Provides specifically that nothing in Sanitation, Sewer and Water Revenue Bond Law of 1941 shall be deemed to limit any power vested in any local agency to pay or contract to pay maintenance and operation costs of any enterprise from revenues other than those of the enterprise, including taxes.

A.B. 2858—DOLWIG. (Mun. & C. G.) Amends Sec. 5471 and adds Secs. 5474 and 5476, H. & S. C., re financing of sanitation and sewerage systems.

Provides that counties and any municipal or public corporations or districts authorized to acquire, construct, own, maintain or operate a sewer system, rather than counties, sanitary districts, county sanitation districts, and sewer maintenance districts, may charge rates for services furnished in connection with sanitation and sewerage systems.

Provides that rates may be made payable in advance and that unpaid charges, with certain exceptions, may be added to annual taxes and constitute a lien on land. Provides that unpaid charges may be added to first installment of taxes, where taxes paid in installments.

A.B. 2859—DOLWIG. (Mun. & C. G.) Adds Art. 9, Ch. 5, Pt. 3, Div. 5, H. & S. C., re revenue bonds.

Provides that territory annexed to district which has authorized issuance of sewer revenue bonds under Ch. 5, Pt. 3, Div. 5, H. & S. C. shall be subject to share of rates and taxes imposed pursuant to those provisions if territory shall use services, facilities or water of enterprise.

Makes territory withdrawn from such district liable for its share of rates and charges imposed by district.

Authorizes city to which territory is annexed to contract with district to make payments in lieu of payments of owners or residents in territory of share of rates and charges imposed by district.

A.B. 2860—DOLWIG. (Mun. & C. G.) Adds Art. 12, Ch. 6, Div. 2, Title 5, Gov. C., re revenue bonds.

Provides that territory annexed to local agency which has authorized issuance of bonds under Sanitation, Sewer and Water Revenue Bond Law of 1941, shall be subject to share of rates and charges imposed pursuant to that law if territory shall use services, facilities or water of enterprise.

Makes territory withdrawn from such local agency liable for its share of rates and charges so imposed by local agency.

Authorizes city to which territory is annexed to contract with local agency to make payments in lieu of payments of owners or residents in territory of share of rates and charges so imposed by local agency.

A.B. 2861—DOLWIG. (Mun. & C. G.) Amends Secs. 4786 and 6644, II. & S. C., re county sanitation and sanitary districts.

Provides that issuance of bonds are approved if majority, rather than $\frac{2}{3}$ of votes cast at bond elections, are in favor thereof.

A.B. 2862—DOLWIG. (B. & C.) Amends Secs. 19486, 19597, and 19627, B. & P. C., re horse racing revenues.

Increases license fees payable by track operator licensee from 6 to 9 percent of money handled by him in pari-mutuel pools in excess of \$20,000,000. Decreases commission to be deducted by licensee from 7 to 4 percent of such money.

Provides such increased revenue shall be paid into Recreation Fund.

A.B. 2863—DOLWIG. (Ed.) Adds Secs. 2107 and 2108, Ed. C., re boards of education of chartered cities.

Makes governing board of elementary school district comprising all or part of chartered city the city board of education, when city charter fails to provide for appointment of members of city board. Provides for increase of such board consisting of 3 members to 5 members, and for election of members of enlarged board.

A.B. 2864—DOLWIG. (W. & M.) Appropriates \$100,000 to Department of Finance for acquisition of site and construction of state office building in San Francisco.

A.B. 2865—LANTERMAN (By Request). (Rev. & Tax.) Adds Sec. 989, R. & T. C., re property taxation.

Defines cash value of building or other improvement of specialty character or designed for special use, and not used for profit, as market value if market exists, otherwise cash value of materials of which constructed.

A.B. 2866—CROWLEY AND MALONEY. (Mun. & C. G.) Amends Act 3487, re emergency housing.

Extends provisions of act to include housing for persons engaged in national defense activities and distressed civilians whose homes have been destroyed or rendered uninhabitable through war or defense activities or who have been evacuated from their homes by order of defense authorities, as well as persons engaged in war activities.

Authorizes specified housing authorities to cooperate with state and other public and private agencies, in addition to Federal Government, in developing or administering war housing projects. Provides that any such housing authority, rather than housing authorities established prior to June 15, 1945, may so cooperate.

Authorizes such housing authorities to perform such additional services in connection with or incidental to operation of war housing projects as may be authorized or requested by Federal Government, the State or other owning agency.

Deletes provisions that act shall expire at end of one year following termination of war. Provides that authority to operate war housing projects shall continue during existence of a national emergency declared by President and for such period thereafter, not to exceed two years, as governing body of municipality or county determines that a serious need for such housing continues.

To take effect immediately, urgency measure.

A.B. 2867—CROWLEY AND MALONEY. (Mun. & C. G.) New act, re federally-owned temporary housing projects.

Authorizes acquisition, operation and disposal by local agencies.

Provides for rental of accommodations to families of distressed veterans and others.

Authorizes local agencies to issue notes to finance acquisition and to execute mortgages secured by properties acquired and net revenue therefrom.

Properties to be exempt from tax, but agencies permitted to make payments in lieu of taxes out of revenue.

A.B. 2868—ROSENTHAL. (G. E. & E.) Adds Secs. 9351.4 and 20012.4, Gov. C., making members of Congress from California eligible for membership in Legislators' Retirement System or State Employees' Retirement System at their election.

A.B. 2869—ROSENTHAL. (C. S. & S. P.) Amends Sec. 1504, Gov. C., re public officer liability.

Exonerates bonded officer from liability personally or on bond for breach of duty by civil service appointee, except where breach authorized, participated in, or ratified.

A.B. 2870—ROSENTHAL AND MUNNELL. (Trans. & C.) Amends Sec. 267, Veh. C., re examinations for operators' and chauffeurs' licenses, making no substantive change.

A.B. 2871—ROSENTHAL AND MUNNELL. (Trans. & C.) Amends Sec. 763, Veh. C., re penalties for violations of code, making no substantive change.

A.B. 2872—ROSENTHAL AND MUNNELL. (Trans. & C.) Adds Sec. 745, Veh. C., to require records of convictions which are required to be reported to Department of Motor Vehicles to be made promptly.

A.B. 2873—ROSENTHAL AND MUNNELL. (Trans. & C.) Amends Sec. 735, Veh. C., re procedure after arrest for felony violation of code, making no substantive change.

A.B. 2874—ROSENTHAL. (Jud.) Amends Sec. 647a, Pen. C., constituting vagrancy, molestation of child under 18, instead of 14 years.

A.B. 2875—ROSENTHAL. (Jud.) Amends Sec. 729.5, W. & I. C., re minor in custody of peace or probation officer.

Requires release of minor under 18 in such custody in 72 instead of 48 hours upon failure to observe specified proceedings.

A.B. 2876—ROSENTHAL. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re possession of alcoholic beverages.

Provides it is misdemeanor for person under 21 years to possess alcoholic beverage on any street or highway or in any public place. Does not apply to transportation of alcoholic beverages by minor person who is employed by third person in course of licensed business of such person.

A.B. 2877—ROSENTHAL. (Trans. & C.) Amends Sec. 305, Veh. C., re revocation of licenses of juvenile offenders.

Authorizes issuance after 1 year of new license to juvenile offender whose license has been revoked, at discretion of juvenile court and Department of Motor Vehicles, rather than only if such person has attained age of 18 years.

Prohibits issuance of such new license unless person is 16 or over or is eligible for junior operator's license.

A.B. 2878—ROSENTHAL. (Jud.) Adds Sec. 703, W. & I. C., and amends Sec. 1504, Pen. C., and Secs. 166, 259, and 259a, C. C. P., re habeas corpus proceedings involving minors.

With respect to petition for writ of habeas corpus on behalf of minor under 18 years, requires court to rule on petition, requires hearing on writ returnable to superior court to be before juvenile court judge, and permits such judge to designate place of hearing within county.

- A.B. 2879—HAWKINS. (B. & C.) Adds Sec. 331.5, Pen. C., prohibiting gambling or licensing thereof.

Makes misdemeanor punishable as specified, maintenance of gambling place or presence or participation in gambling at such place.

Forbids local officer or agency to license such place.

- A.B. 2880—DOYLE. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re minimum selling price of distilled spirits.

Prohibits, with certain exceptions, sale of distilled spirits at wholesale at prices wherein vendor's tax paid cost exceeds 90 percent of selling price, and sales at retail wherein vendor's tax paid cost exceeds 80 percent of selling price.

- A.B. 2881—DOYLE AND GEDDES. (W. & M.) Claim bill. \$2,000 from State Highway Fund. Paul Manse.

- A.B. 2882—CALDECOTT AND OTHERS. (G. E. & E.) Adds Ch. 6, Pt. 1, Div. 3, Title 2, Gov. C., and amends various Secs. of that and other codes and general laws, re salaries of state officers.

Establishes maximum annual salaries for specified officers.

Creates Statutory Salary Advisory Committee consisting of Legislative Auditor or his staff nominee, Director of Finance or his staff nominee, and member of State Personnel Board or its staff nominee. Directs committee to study statutory salaries of state officers and employees and submit report and recommendations thereon to Governor and Legislature.

- A.B. 2883—CALDECOTT. (Soc. Wel.) Amends Secs. 1510, 1511, and 1512, W. & I. C., re aid to needy children.

Provides state payment for each needy child with state and county residence and in institution or boarding home of \$40 per month irrespective of number of children, except where application for aid is made by institution or home to State Department of Social Welfare.

Provides in such cases payment of \$60 per month per child where needy child has only state residence.

Increases payments from \$24 to \$40 per child to institutions applying to State Department of Social Welfare for such aid.

Provides maximum payment of \$60 per month per needy child in institution or boarding home, except where application for aid has been made by these places to the department. Provides State pay $\frac{2}{3}$ and county $\frac{1}{3}$ of cost of these payments, but in no case state contribution to exceed \$40.

Provides where State reimburses county full amount of needy child aid granted for child in institution or boarding home and such child has residence in another county, there shall be a charge by State on such other county not exceeding \$20 per month per child.

- A.B. 2884—CALDECOTT. (G. E. & E.) Adds Sec. 7720, B. & P. C., re payment of commissions.

Defines commission as used in provisions regulating funeral directors and embalmers as including sale of commodity or rendering of services by cemetery authority at price lower than that charged general public.

- A.B. 2885—CALDECOTT. (C. S. & S. P.) Adds Sec. 20630.1, Gov. C., re credit in State Employees' Retirement System for service rendered to public agencies prior to membership in system.

Permits member of state system to receive credit for service rendered to public agency maintaining locally administered retirement system as if such service had been state service if he contributes to state system twice amount he would have contributed to state system if he had been member thereof during time service was rendered to public agency. If public agency elects to make any portion of such contributions for member, amount payable by him is to be reduced accordingly. If public agency contributions so made, those contributions, plus credited interest, are to be repaid to agency if member dies prior to retirement or withdraws his accumulated contributions.

A.B. 2886—MCCOLLISTER AND OTHERS. (Mil. Aff.) Adds Art. 5c, Ch. 6, Div. 4, M. & V. C., the First Veterans Bond Act of 1951.

Authorizes issuance and sale of \$100,000,000 in state bonds for purpose of providing farm and home aid to veterans, providing for submission to people of State for approval, to be effective upon such approval.

A.B. 2887—MCCOLLISTER AND OTHERS. (Mil. Aff.) New act, calling special election consolidated with direct primary or prior state-wide election for submission of constitutional amendment validating Veterans Bond Act of 1951.

To take effect immediately, act calling election.

A.B. 2888—EVANS. (P. U. & C.) Adds Sec. 587d, Pen. C., making misdemeanor, malicious injury to, or interference with, railroad property or facilities.

A.B. 2889—THOMAS. (Elec. & Reap.) Amends and repeals various Secs., Elec. C., re publication of list of precinct officers and polling places.

Makes method of publication of names of election officers and polling places provided for in Sec. 669, Elec. C., applicable to any county when board of supervisors so chooses, rather than applicable only to counties of 1st class.

Permits publication pursuant to Sec. 669, Elec. C., in city and county to be made only once, rather than twice, in discretion of registrar of voters.

Requires county clerk when directed by resolution of board of supervisors to proceed pursuant to Elec. C. 669 in publication of specified portions of list of election officers and polling places as will give voters adequate notice of election as determined by board of supervisors, as provided in Sec. 669.

Provides that price to be paid for publication of such notices shall be determined by board of supervisors, based upon "legal square" as defined by board. Requires price to be graduated according to circulation of newspapers in which each notice is printed with minimum rate for newspapers of 2,000 circulation or less.

Deletes special provisions for publishing such notices in counties of first class.

A.B. 2890—THOMAS AND CHAPEL. (Mun. & C. G.) Adds Sec. 5161, P. R. C., re use of county parks.

Authorizes board of supervisors of any county, upon four-fifths vote of its members, to use or dedicate county public parks, acquired wholly or partially with public funds or through special assessment proceedings, for erection and maintenance of buildings to house justices', municipal, or superior courts, or departments thereof.

A.B. 2891—THOMAS, PORTER, AND CHAPEL. (Jud.) New act, requiring Legislature to fix number of municipal court judges in judicial districts.

A.B. 2892—DOLWIG. (Mun. & C. G.) Amends Act 5215, the Municipal Improvement Act of 1913, re reference to codes or other laws.

Provides that references to codes or other laws in said act includes all amendments and additions thereto.

A.B. 2893—KILPATRICK AND OTHERS. (Jud.) Adds Sec. 257.5, Pen. C., making misdemeanor, publication of written or printed matter to injure another, when not constituting libel, unless true name and address of person responsible appears in publication.

A.B. 2894—McFALL AND PARKER. (Pub. H.) Amends Sec. 928, H. & S. C., re local health districts.

Authorizes classification by lot of members of boards of districts organized prior to September 19, 1947, to provide for staggered terms of office.

A.B. 2895—McFALL AND PARKER. (Pub. H.) Adds Sec. 926a, H. & S. C., re local health districts.

Provides that with respect to districts organized before September 19, 1947, board shall consist of at least 5 members. Prescribes manner of appointing members.

A.B. 2896—GEDDES AND OTHERS. (Rev. & Tax.) Amends Sec. 110 and adds Secs. 988 and 989, R. & T. C., re valuation for property taxation.

See digest of S.B. 1759, apparently identical.

A.B. 2897—LYON. (Trans. & C.) Appropriates unspecified sum for acquisition of designated portion of Pacific Electric Company right of way in Los Angeles County by Department of Public Works.

A.B. 2898—BUTTERS. (G. E. & E.) New act. Provides for connecting El Centro Police Department with state teletype system. Appropriates \$504 therefor.

A.B. 2899—LIPSCOMB. (G. E. & E.) Amends Sec. 13290, Gov. C., re state agency accounting system.

Requires that accounting system and accounts established shall be coordinated with central accounts maintained by State Controller and provide latter information necessary to maintenance by him of comprehensive central accounts system.

A.B. 2900—DILLS AND McCOLLISTER. (Mil. Aff.) Amends title to Ch. 3, Pt. 2, Div. 2, and amends various Secs., M. & V. C., re California Defense and Security Corps.

See digest of S.B. 1543, apparently identical.

A.B. 2901—DILLS. (Pub. H.) Amends Act 4811, re regulation of the practice of chiropractic.

Directs State Board of Chiropractic Examiners to discontinue issuance of certificates on and after 1st day of August, 1957, and provides licensed persons may continue to practice as provided by the act.

Authorizes board, beginning January 1, 1955, to issue any certificate now or hereafter issued by Board of Medical Examiners or the Board of Osteopathic Examiners, and provides that total hours of instruction to qualify for licenses by board shall equal total hours required by Board of Medical Examiners or Board of Osteopathic Examiners.

Makes fees for examination, license renewal, regulations, same as those applying to licentiates of Board of Medical Examiners or Board of Osteopathic Examiners.

Authorizes board to approve nonprofit professionally owned school teaching professional course of instruction on equal par with that required by Board of Osteopathic Examiners or Board of Medical Examiners for approval, and having adequate facilities and financial assets exceeding \$100,000.

Requires two years preprofessional instruction in physics, biochemistry, and English as prerequisite to entering course of professional instruction to qualify for any certificate.

Repeals any section of the act in conflict with the above provisions.

To take effect upon approval by voters.

A.B. 2902—DILLS. (F. & G.) Adds Sec. 1069, F. & G. C., re sardines.

Prohibits taking more than 500,000 cases of sardines in calendar year under permit issued pursuant to Art. 4, Ch. 5, Div. 4, F. & G. C., re commercial fishing regulations.

A.B. 2903—FLEURY AND MOSS. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., making changes in law re dates for payment of property taxes.

A.B. 2904—GAFFNEY AND GEORGE D. COLLINS. (Ed.) Amends Sec. 14632, adds Sec. 14633, Ed. C., re retirement allowances for teachers retired under State Teachers' Retirement System.

Increases retirement salary derived from Permanent Fund from \$50 to unspecified sum per month. Increases retirement salaries for time after its effective date to persons retired prior thereto to amount they would be if provisions of bill had been in effect on date of actual retirement.

A.B. 2905—GEORGE D. COLLINS AND GAFFNEY. (Ind. R.) Amends Sec. 6302, Lab. C., re place of employment.

See digest of S.B. 1599, apparently identical.

A.B. 2906—GAFFNEY AND McCOLLISTER. (C. P. & P. W.) Appropriates unspecified sum to California Highway Commission for complete study and report by Director of Public Works on an adequate system of highway signs and markers.

A.B. 2907—McFALL. (Mun. & C. G.) Amends, adds, and repeals various Secs., H. & S. C., re fire protection districts.

Provides that when any portion of district is included in any city, that portion shall be automatically withdrawn from district. Provides for distribution of property and funds between district and city in proportion that assessed value of withdrawn portion bears to portion remaining in district. Provides for payment to city of taxes collected after date of withdrawal in area included therein.

A.B. 2908—McFALL. (Mun. & C. G.) Adds Ch. 1.5, Pt. 2, Div. 2, Title 4, Gov. C., prescribing conditions for exclusion from special district of territory included in a city.

A.B. 2909—McFALL. (Mun. & C. G.) Amends Sec. 39650 and 39566, adds Sec. 39587, repeals Art. 2, Ch. 13, Pt. 2, Div. 3, Title 4, Gov. C., re city weed and rubbish abatement.

Requires notice to destroy weeds, and remove rubbish, refuse, and dirt to specify that copy of resolution declaring presence of such weeds and refuse is on file at office of city clerk.

Repeals 1 of 3 articles relating to abatement of weeds and refuse, and makes each of remaining 2 alternative to other.

A.B. 2910—MALONEY AND OTHERS. (C., P., & P. W.) Adds Sec. 27179, S. & H. C., re police protection of property of bridge and highway district.

Authorizes districts to contract with State to furnish highway patrol officers for duty on district facilities.

A.B. 2911—MALONEY AND OTHERS. (C., P., & P. W.) Amends Secs. 27174 and 27177, S. & H. C., re parking areas of bridge and highway districts.

See digest of S.B. 1074, apparently identical.

A.B. 2912—MALONEY AND OTHERS. (C., P., & P. W.) Amends Sec. 27020, S. & H. C., re bridge and highway districts, making no substantive change.

A.B. 2913—MALONEY AND OTHERS. (C., P., & P. W.) Amends Sec. 27163, S. & H. C., re bridge and highway districts, making no substantive change.

A.B. 2914—MALONEY AND OTHERS. (C., P., & P. W.) Amends Sec. 27281, S. & H. C., re bridge and highway districts, making no substantive change.

A.B. 2915—MALONEY AND OTHERS. (C., P., & P. W.) Appropriates unspecified sum from State Highway Fund to Department of Public Works for realignment and reconstruction of Route 8 between Sears Point and U. S. Highway 40.

A.B. 2916—MALONEY AND OTHERS. (C., P., & P. W.) New act, re acquisition of property of bridge and highway district by state.

Requires district to repay counties sums advanced to district by tax levy prior to issuance of bonds, if state acquires district's property.

A.B. 2917—MALONEY AND OTHERS. (C., P., & P. W.) New act, authorizes California Highway Commission to accept Sausalito Lateral from Golden Gate Bridge and Highway District, making it part of State Highway System.

A.B. 2918—MALONEY AND OTHERS. (C., P., & P. W.) Amends Sec. 302, S. & H. C., re state highway routes.

Adds to existing Route 2, from terminus of Marina Boulevard in San Francisco to Route 2.

A.B. 2919—MALONEY AND OTHERS. (C., P., & P. W.) Appropriates \$12,000,000 from State Highway Fund to Department of Public Works, to construct as part of State Highway System, a 6-lane divided highway from north end of Golden Gate Bridge, to point near Waldo.

A.B. 2920—CLARKE. (C., P., & P. W.) Adds Sec. 183.1, S. & H. C., re expenditure of state or federal funds for reconstruction of state highway due to damage by catastrophic occurrence.

See digest of S.B. 1220, apparently identical.

A.B. 2921—CLARKE (Ind. R.) Repeals and adds Ch. 8, Pt. 3, Div. 2, Lab. C., re labor disputes.

See digest of S.B. 1228, apparently identical.

A.B. 2922—TOMLINSON. (Mun. & C. G.) Amends Sec. 418, Ed. C., changing salary of school superintendent of Santa Barbara County from \$6,600 to unspecified sum.

A.B. 2923—MORRIS. (P. U. & C.) New act, Household Goods Carriers Act, re regulation of common carriers transporting household goods over public highways.

See digest of S.B. 1158, apparently identical.

A.B. 2924—GRUNSKY. (Pub. H.) Amends Act 4811, re membership of State Board of Chiropractic Examiners.

See digest of S.B. 1542, apparently identical.

A.B. 2925—GRUNSKY. (Fin. & Ins.) Amends Sec. 11730, Ins. C., re workmen's compensation insurance.

Limits "experience rating" aspect of "merit rating" to California experience.

A.B. 2926—GRUNSKY. (Fin. & Ins.) Amends Sec. 11736, Ins. C., re workmen's compensation insurance.

Prohibits reduction or discount of basis rate or premium except on specified experience rating.

A.B. 2927—GRUNSKY. (Fin. & Ins.) Adds Sec. 11736.1, Ins. C., prohibiting workmen's compensation insurance rating system or premium modification by combining such insurance with any other class.

A.B. 2928—GRUNSKY. (Ed.) Amends Sec. 2503, Ed. C., re change of school district boundaries.

Prohibits superintendent of schools from setting petition for change of boundaries for hearing if more than 10 students are affected by change.

A.B. 2929—GRUNSKY. (Ed.) Amends Sec. 3691, Ed. C., re exclusion of school districts from high school districts.

Allows such petition by majority of electors of city high school district or unified district, as well as union or joint union high school district, or, rather than and, $\frac{2}{3}$ of electors of any school district which is part of such district.

A.B. 2930—GRUNSKY AND PORTER. (Ed.) Amends Secs. 4663, 4911, 4911.1, 4912, and 4912.2, Ed. C., re school districts.

Requires proposed reorganization of districts affecting 2 or more counties to be concurred in by county committee on reorganization of county in which greater part of area located, rather than by committees of each county affected, and provides such county committee has final jurisdiction over plan for reorganization.

Allows election on recommendations only in portions of districts affected. Requires election on recommendation for area providing for exclusion of territory from a district to be held only in such territory, rather than allowing district governing board to so determine.

Allows portions of elementary or high school districts to be annexed to unified district in same manner as district is annexed. Allows annexation without prior withdrawal.

Excludes reorganization by expansion of existing unified district from provision deeming approval by State Board of Education of recommendations for reorganization the filing of petition for reorganization with boards of supervisors or county superintendent of schools.

A.B. 2931—LINCOLN. (C. S. & S. P.) Adds Sec. 1157.1, Gov. C., enabling public employee to authorize salary deductions for payment of dues in association consisting exclusively of public employees.

A.B. 2932—LINCOLN AND RUMFORD. (C. S. & S. P.) Adds Sec. 1151.1, Gov. C., permitting public officers and employees to authorize salary deductions for payment of employee association dues.

A.B. 2933—GEDDES. (Fin. & Ins.) Amends Secs. 1648.3 and 1676, Ins. C., re insurance agents' and brokers' licenses.

Makes qualifications for application for brokers' examination applicable to insurance agents. Requires certificate of instructor as evidence of completion of required study. Authorizes experience as licensed agent or broker in another state or Canada for prescribed period as qualifying experience.

Authorizes approval of courses of instruction given by insurance companies, associations or institutions; approval of courses without instruction in California laws if supplemented with 4 hours approved course on such subject.

Requires as condition to issuance of certificate of convenience that an insurer appoints applicant, and certifies that applicant has enrolled and will complete course of instruction, or that applicant files proof of completion of required course.

A.B. 2934—GEDDES (By Request). (Rev. & Tax.) Adds Sec. 29075, Gov. C., re increases in county and district expenditures and tax levies.

Prohibits counties and districts from increasing expenditures, exclusive of bond interest and redemption, or amount of taxes levied on real or personal property except by $\frac{2}{3}$ or greater vote of governing board. Requires public notice and hearing re increases. Prescribes basis for determining increases.

A.B. 2935—LOWREY AND LINDSAY. (G. E. & E.) Adds Sec. 13115, Gov. C., re acquisition of real property.

Provides that no state agency may acquire any real property, other than for highway purposes, in any county until hearing has been held in that county and interested persons permitted to express their opinions, urging or opposing acquisition.

A.B. 2936—LOWREY AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re agricultural labor.

See digest of S.B. 1626, apparently identical.

A.B. 2937—LOWREY. (Trans. & C.) Adds Sec. 533, S. & H. C., re State Highway System.

Adds Route 233 to said system, from Route 50 to Route 207.

A.B. 2938—LOWREY. (Agr.) Amends Sec. 160.93, Ag. C., re agricultural pest control business.

Deletes provision requiring insurance policy of persons engaged in agricultural pest control business to be with insurer authorized to do business in California.

A.B. 2939—CALDECOTT. (Ed.) Amends Sec. 2421, Ed. C., excepting city for which other provision is made in its original charter from requirement that every city constitutes a separate school district.

A.B. 2940—STANLEY. (Mun. & C. G.) Amends Sec. 38703, Gov. C., requiring personal notice to owner of property affected by proposing zoning ordinance or amendment.

A.B. 2941—GEORGE D. COLLINS AND OTHERS. (Jud.) Adds Sec. 585.4, Veh. C., re removal of vehicles parked upon streets or highways by local authorities.

See digest of S.B. 1557, apparently identical.

A.B. 2942—GEORGE D. COLLINS AND OTHERS. (Jud.) Amends Sec. 586, Veh. C., re parking of vehicles.

See digest of S.B. 1558, apparently identical.

A.B. 2943—GEORGE D. COLLINS AND OTHERS. (Mun. & C. G.) Amends Sec. 459, Veh. C., authorizing local authorities to prohibit parking or standing of vehicles on streets or highways, or parts thereof, at all or certain hours of day, and requiring erection of signs giving notice of such prohibition.

- A.B. 2944—KELLY. (Trans. & C.) Adds Sec. 685, Veh. C., re requirement of bumpers on motor trucks.

On and after January 1, 1952, prohibits sale or operation of motor truck unless equipped with bumper of type approved by Department of California Highway Patrol on both front and rear end of such truck.

Defines "bumper" and requires department to establish uniform specifications or requirements for such bumpers to insure, as far as possible, that damage to property or injury to persons will not ensue from variations of design, height, weight, or similar factors.

- A.B. 2945—KELLY. (G. E. & E.) Adds Sec. 139.62, Veh. C., re maintenance of uniforms and equipment of members of California Highway Patrol.

Provides for allowance of \$200 a year to each member of California Highway Patrol for maintenance of his uniform and equipment, but prohibits expenditures for purchase or replacement of uniforms and equipment.

Appropriates unspecified sum to Department of California Highway Patrol to be expended during 1951-52 fiscal year for above purpose.

- A.B. 2946—NIEHOUSE AND CLOYED. (G. E. & E.) Appropriates \$62,500 for acquisition of additional land for campus of San Diego State College by Department of Education.

- A.B. 2947—GUBSER AND KIRKWOOD. (Ed.) Adds Sec. 5050.3, Ed. C., re state school building aid.

Allows conditional apportionment to become final although legal proceedings prevent sale of part of bonds issued pursuant to conditional apportionment until after final determination of proceedings, if district has sold all bonds except those the sale of which is so prevented.

- A.B. 2948—DAVIS. (Trans. & C.) Adds Sec. 707, Veh. C., to prohibit transportation by motor truck in single load gasoline in excess of unspecified number of gallons.

- A.B. 2949—DAVIS. (Mun. & C. G.) Amends Act 6447, the Construction and Employment Act, re allocations to counties for public works.

Permits counties to apply for allocations under act to construct courthouse, if courthouse was destroyed by fire within 3 years prior to January 1, 1951, and authorizes use of allocation for such purpose.

Appropriates unspecified sum from Postwar Unemployment and Construction Fund, without regard to fiscal years, for such purposes.

- A.B. 2950—DAVIS. (Agr.) Adds Sec. 736.3a, Ag. C., re price of milk and cream.

Fixes minimum price for fluid milk or cream purchased in one marketing area and sold in another at minimum price established for marketing area in which sold.

- A.B. 2951—CHAPEL. (Ed.) Adds Sec. 24605, Ed. C., prohibiting distribution of campaign literature to public school pupils.

- A.B. 2952—CHAPEL. (Ed.) Adds Sec. 24605, Ed. C., prohibiting distribution of campaign literature to public school pupils.

- A.B. 2953—CHAPEL. (Ed.) Adds Sec. 24605, Ed. C., prohibiting distribution of campaign literature to public school pupils.

- A.B. 2954—CHAPEL. (Ed.) Adds Sec. 24605, Ed. C., prohibiting distribution of campaign literature and writing of essays on current candidates or propositions in public schools.

- A.B. 2955—CONNOLLY. (P. U. & C.) Repeals Sec. 7658, P. U. C., re issuance of passenger tickets by railroad corporation, rights thereunder and damages in connection therewith.

- A.B. 2956—CONNOLLY. (P. U. & C.) Repeals Sec. 7655, P. U. C., re handling of baggage by railroad corporations and damages in connection therewith.

- A.B. 2957—CONNOLLY. (P. U. & C.) Repeals Sec. 7654, P. U. C., re posting of regulations in railroad passenger cars and responsibility of railroads for damages for injuries.

- A.B. 2958—CONNOLLY. (P. U. & C.) Repeals Sec. 7653, P. U. C., re accommodations for passengers of railroads.
- A.B. 2959—CONNOLLY. (P. U. & C.) Repeals Sec. 7652, P. U. C., re damages for failure of railroads to transport passengers or property.
- A.B. 2960—CONNOLLY. (P. U. & C.) Repeals Sec. 7651, P. U. C., re operation of railroads and sufficiency of their accommodations.
- A.B. 2961—CONNOLLY. (P. U. & C.) Repeals Sec. 7534, P. U. C., re rails used in construction of railroads.
- A.B. 2962—CONNOLLY. (P. U. & C.) Amends Sec. 7532, P. U. C., to delete requirement that railroad corporations begin construction on roads within 2 years after incorporation and put into operation at least 5 miles of road each year.
- A.B. 2963—CONNOLLY. (P. U. & C.) Amends Sec. 7528, P. U. C., re motive power of railroads.
- Permits railroads now authorized to operate by steam, electricity, or compressed air, to use any suitable motive power.
- Deletes provisions requiring such authority to be obtained from legislative bodies in cities of more than 5,000 inhabitants.
- A.B. 2964—CONNOLLY. (P. U. & C.) Amends Sec. 7527, P. U. C., to delete limitation on railroads regarding acquisition of franchises, property, or securities of competing companies.
- A.B. 2965—CONNOLLY. (P. U. & C.) Repeals Sec. 7510, P. U. C., re penalties for violations of provisions relating to transfer of property and franchises to other railroad corporations.
- A.B. 2966—CONNOLLY. (P. U. & C.) Repeals Sec. 7509, P. U. C., re increase in rates and fares of railroad corporations.
- A.B. 2967—CONNOLLY. (P. U. & C.) Amends Sec. 7508, P. U. C., re transfer of property of railroad corporations.
- Provides that sales and transfers of property or franchises of railroad corporations are made subject to the provisions of the Corporations Code, as well as the Public Utilities Act.
- Deletes provisions requiring consent of shareholders of $\frac{2}{3}$ of issued capital stock for sale or transfer of all or substantially all of the property or franchises of a railroad corporation.
- Deletes provisions requiring recordation of such sales or transfers, and making such transferred property or franchises subject to the liability of the grantor contracted or incurred in their use.
- A.B. 2968—CONNOLLY. (P. U. & C.) Repeals Sec. 7507, P. U. C., re certificate of payment of fixed capital stock of railroad corporations.
- A.B. 2969—CONNOLLY. (P. U. & C.) Repeals Sec. 7506, P. U. C., re fixing of capital stock of railroad corporations.
- A.B. 2970—CONNOLLY. (P. U. & C.) Repeals Sec. 7505, P. U. C., re conversion of bonds of railroad corporations into stock.
- A.B. 2971—CONNOLLY. (P. U. & C.) Repeals Sec. 7504, P. U. C., re prohibition against contracting debts for any railroad company which exceed its available means.
- A.B. 2972—CONNOLLY. (P. U. & C.) Repeals Sec. 7503, P. U. C., re borrowing of money by railroad corporations.
- A.B. 2973—CONNOLLY. (P. U. & C.) Repeals Sec. 7502, P. U. C., re transfer of capital stock of railroad corporations.
- A.B. 2974—CONNOLLY. (P. U. & C.) Repeals Sec. 7501, P. U. C., re election of directors of railroad corporations.

A.B. 2975—CONNOLLY. (P. U. & C.) Repeals Secs. 566 and 567, Pen. C., re prohibition against contracting debts for any railroad company which exceed its available means.

A.B. 2976—CONNOLLY. (P. U. & C.) Amends Sec. 494, Civ. C., re transfer of property of railroad corporations.

Provides that sales and transfers of property or franchises of railroad corporations are made subject to the provisions of the Corporations Code, as well as the Public Utilities Act.

Deletes provisions requiring consent of stockholders of $\frac{2}{3}$ of issued capital stock for sale or transfer of all or substantially all of the property or franchises of a railroad corporation.

Deletes provisions requiring recordation of such sales or transfers, and making such transferred property or franchises subject to the liability of the grantor contracted or incurred in their use.

Deletes provisions relating to increase of rates.

Deletes provisions relating to prosecutions and penalties for violation.

A.B. 2977—CONNOLLY. (P. U. & C.) Repeals Sec. 491, Civ. C., re rails used in construction of railroads.

A.B. 2978—CONNOLLY. (P. U. & C.) Repeals Sec. 490, Civ. C., re issuance of passenger tickets by railroad corporations, rights thereunder and damages in connection therewith.

A.B. 2979—CONNOLLY. (P. U. & C.) Repeals Sec. 489, Civ. C., re rates and charges for transportation of passengers and freight established by Board of Railroad Commissioners.

A.B. 2980—CONNOLLY. (P. U. & C.) Repeals Sec. 484, Civ. C., re posting of regulations in railroad passenger cars and responsibility of railroads for damages for injuries.

A.B. 2981—CONNOLLY. (P. U. & C.) Repeals Sec. 483, Civ. C., re accommodations for passengers of railroads.

A.B. 2982—CONNOLLY. (P. U. & C.) Repeals Sec. 482, Civ. C., re damages for failure of railroads to transport passengers or property.

A.B. 2983—CONNOLLY. (P. U. & C.) Repeals Sec. 481, Civ. C., re operation of railroads and sufficiency of their accommodations.

A.B. 2984—CONNOLLY. (P. U. & C.) Repeals Sec. 480, Civ. C., re annual report to Secretary of State by railroad corporations.

A.B. 2985—CONNOLLY. (P. U. & C.) Repeals Sec. 479, Civ. C., re handling of baggage by railroad corporations and damages in connection therewith.

A.B. 2986—CONNOLLY. (P. U. & C.) Amends Sec. 468, Civ. C., to delete requirement that railroad corporations commence construction of its road within 2 years after incorporation, and put into operation at least 5 miles of road every year.

A.B. 2987—CONNOLLY. (P. U. & C.) Amends Sec. 465a, Civ. C., re motive power of railroads.

See digest of A.B. 2963, apparently identical in effect.

A.B. 2988—CONNOLLY. (P. U. & C.) Amends Sec. 465, Civ. C., to delete limitation on railroads regarding acquisition of franchises, property, or securities of competing companies.

A.B. 2989—CONNOLLY. (P. U. & C.) Repeals Sec. 459, Civ. C., re certificate of payment of fixed capital stock of railroad corporations.

A.B. 2990—CONNOLLY. (P. U. & C.) Repeals Sec. 458, Civ. C., re fixing of capital stock of railroad corporations.

A.B. 2991—CONNOLLY. (P. U. & C.) Repeals Sec. 457, Civ. C., re conversion of bonds of railroad corporations into stock.

- A.B. 2992—CONNOLLY. (P. U. & C.) Repeals Sec. 456, Civ. C., re borrowing of money by railroad corporations.
- A.B. 2993—CONNOLLY. (P. U. & C.) Repeals Sec. 455, Civ. C., re transfer of capital stock of railroad corporations.
- A.B. 2994—CONNOLLY. (P. U. & C.) Repeals Sec. 454, Civ. C., re election of directors of railroad corporations.
- A.B. 2995—McGEE. (Jud.) Adds Sec. 987.5, Pen. C., prohibiting appointment of counsel for indigent defendant on arraignment until defendant executes affidavit he is without means to employ counsel.
- A.B. 2996—McGEE. (Jud.) New act, re suspension of drivers' licenses.
Authorizes court, in proper case, to order driver's license of person mentally, physically, or for some other reason unable to operate motor vehicle with safety, suspended until he is reexamined by Department of Motor Vehicles.
- A.B. 2997—McGEE. (Jud.) New act, authorizing court to change, modify or correct judgment in criminal proceeding.
- A.B. 2998—McGEE. (Jud.) Adds Sec. 261.5, Pen. C., defining rape as including sexual intercourse with unconscious female, not wife of perpetrator.
- A.B. 2999—McGEE. (Jud.) Amends Sec. 209, Pen. C., adding to offense for which designated punishment is prescribed, kidnapping for purpose of committing rape.
- A.B. 3000—McGEE. (Jud.) Amends Sec. 190, Pen. C., authorizing jury to determine if life sentence for 1st degree murder shall be with or without possibility of parole.
- A.B. 3001—McGEE. (Jud.) New act, authorizing court to grant probation to person convicted of any offense.
- A.B. 3002—McGEE. (Jud.) Amends Act 1970, the Dangerous Weapons Control Law, permitting issuance of license to carry concealed air gun, pistol or spring gun.
- A.B. 3003—McGEE. (Jud.) Adds Sec. 1090, Pen. C., re jurors.
Permits discharge for good cause though not requested by juror.
- A.B. 3004—McGEE. (Jud.) Adds Sec. 1127a, Pen. C., re jury instructions.
Permits court without request or consent of parties to instruct jury orally, such instruction to be taken down by reporter.
- A.B. 3005—McGEE. (Jud.) Adds Sec. 680, Pen. C., re punishment for crime.
In case crime punishable by imprisonment for not more than 15 years in state prison, permits court to sentence to county jail for not more than 2 years, fine in amount not more than \$1,000, or both.
- A.B. 3006—GEORGE D. COLLINS. (Mun. & C. G.) Amends Act 384, re impounded dogs, to restrict disposition of to killing.
- A.B. 3007—CONDON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employment covered by act.
Includes as employment subject to act services of any individual for remuneration as full-time life insurance salesman.
- A.B. 3008—SILLIMAN. (G. E. & E.) Repeals Sec. 18954, Gov. C., deleting authorization of additional credit for years served in promotional civil service examinations of California Highway Patrol members.

- A.B. 3009—SILLIMAN. (G. E. & E.) Amends Sec. 18901, Gov. C., re civil service eligible lists.

Relates to "establishment" rather than "adoption" time limitations and other matters relating to inception of lists.

Provides for combining names on new list with any remaining on prior list with relative rank determined by examination score. Eliminates existing preferential appointment rights of person on prior list.

Provides correction of clerical errors in lists shall not affect appointments already made.

- A.B. 3010—SILLIMAN. (G. E. & E.) Amends Sec. 18950, Gov. C., re promotional eligibility tests.

Requires establishment preferably to facilitate promotion of persons in lower classes.

Provides for examinations on open basis where not in best interest of State to establish promotional lists.

- A.B. 3011—SILLIMAN. (Gov. E. & E.) Amends Sec. 18853, Gov. C., re salaries of state employees paid on per diem or hourly basis, making no substantive change.

- A.B. 3012—SILLIMAN. (G. E. & E.) Amends Sec. 19058, repeals Sec. 19120, Gov. C., re temporary emergency appointments.

Authorizes making by appointing power without consent of State Personnel Board, rather than, as at present, in accordance with rule of latter.

- A.B. 3013—SILLIMAN. (G. E. & E.) Amends Sec. 19533, Gov. C., re layoff of State employees, making no substantive change.

- A.B. 3014—SILLIMAN. (G. E. & E.) Amends Secs. 18854, 18856, and 18857, repeals Sec. 18859, Gov. C., re state salary ranges.

Deletes description of annual salary adjustments as "automatic."

Eliminates provision for special salary adjustments.

- A.B. 3015—SILLIMAN. (G. E. & E.) Amends Sec. 18850, Gov. C., eliminating authority of State Personnel Board to make retroactive salary changes.

- A.B. 3016—SILLIMAN. (G. E. & E.) Adds Sec. 18657, Gov. C., re Personnel Council.

Directs Personnel Board to provide council consisting of representatives of board and various state agencies to consider personnel management in state service and make recommendations thereon.

- A.B. 3017—SILLIMAN. (G. E. & E.) Adds Sec. 18007, Gov. C., re State payroll procedures.

Directs State Personnel Board, State Controller, and State Employees' Retirement System to do whatever necessary to mechanize such procedures and relate them to mechanization of personnel rosters and retirement system records.

- A.B. 3018—SILLIMAN. (G. E. & E.) Amends Sec. 19502, Gov. C., re resignations of State employees, making no substantive change.

- A.B. 3019—STEWART, ERWIN, AND CHAPEL. (G. E. & E.) Appropriates \$85,000 from Fair and Exposition Fund to Sixth District Agricultural Association for encouragement of floriculture.

Provides that \$55,000 must be expended in connection with International Flower Show at Inglewood and remainder in connection with Pasadena Flower Show at Arcadia.

- A.B. 3020—CONNOLLY. (Pub. H.) Adds Sec. 28322, H. & S. C., re misbranding of packaged food.

Provides that food packaged in bottles or other closed containers shall be deemed misbranded unless the container shows name and principal location of manufacturer or bottler, or product name, trademark or brand filed with Bureau of Food and Drug Inspection, together with accurate statement of quantity of contents.

A.B. 3021—ERWIN. (F. & G.) Adds Sec. 1204, F. & G. C., re licenses to feed migratory game birds.

Authorizes Fish and Game Commission to issue licenses and regulations permitting feeding of migratory game birds. Permits annual fee for license not to exceed \$25.

A.B. 3022—LIPSCOMB. (C. S. & S. P.) Amends Sec. 19330, Gov. C., authorizing maximum 2 year leave without pay to enable State employee to complete certified public accountant requirements.

A.B. 3023—MORRIS. (Mun. & C. G.) Adds Sec. 53253, Gov. C., re holidays of certain firemen.

Requires day off or additional compensation for firemen of designated local agencies on specified holidays.

A.B. 3024—MORRIS. (Mun. & C. G.) New act, granting State institution firemen same benefits as members of regularly organized fire departments.

A.B. 3025—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re appeals.

Precludes action by appeals board on decision of referee after 30 days from date of such decision.

A.B. 3026—MORRIS. (Rev. & Tax.) Adds Sec. 6359.6, R. & T. C., re exemptions from sales and use taxes.

Exempts, as incidental to food products exemption, farm equipment, spray materials, insecticides, and fungicides used in production, processing, and marketing of farm crops and livestock.

A.B. 3027—MORRIS. (Rev. & Tax.) New act, re assessment of property for tax purposes.

Requires that all property in State subject to taxation be assessed either by State Board of Equalization or by assessor of county in which located, and that all political subdivisions of State, except irrigation and reclamation districts, use such assessed value or multiple thereof as their tax base, same multiple to be applicable to all units of property within subdivision.

A.B. 3028—MORRIS. (P. U. & C.) Repeals and adds Art. 7, Ch. 2, Div. 2, P.U.C., re enforcement of City Carriers' Act.

Repeals provisions authorizing Public Utilities Commission to suspend or to revoke permits of city carriers.

Provides that commission has no authority to cancel or revoke such permits.

Authorizes commission to suspend permit of city carrier for failure to pay its fees or to maintain required protection against liability. Suspension is to continue until compliance by carrier.

Provides for enforcement of the provisions of act by court action or proceeding commenced by attorney of the commission.

A.B. 3029—GRANT. (Mun. & C. G.) Amends Sec. 4845.28, H. & S. C., re county sanitation districts.

Excepts from provisions precluding inclusion of unincorporated territory in a county sanitation district without approval by majority of electors where such territory had previously been withdrawn from such a district, any part of such uninhabited territory contiguous to an existing district. Provides that such territory may be annexed without election upon filing with district, petition signed by owners thereof in accordance with provisions relating to annexation.

A.B. 3030—GRANT. (Fin. & Ins.) Amends Sec. 12902, Ins. C., to increase salary of Insurance Commissioner from \$12,500 to \$15,000.

A.B. 3031—ROSENTHAL, MUNNELL, AND FLEURY. (Jud.) Amends various Secs., Gov. C., to increase fees of sheriffs and marshals.

A.B. 3032—ROSENTHAL. (Mun. & C. G.) Adds Sec. 27645, Gov. C., re duties of county counsel.

Requires county counsel to represent and advise special districts within county and have exclusive charge of civil actions in which districts or their officers or employees

are concerned if so requested by special district governing board, if board is composed wholly or partially of members of board of supervisors, and if there is no other provision for legal services for district.

A.B. 3033—ROSENTHAL. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re administrative proceedings by State Board of Equalization.

Provides that proceedings under act shall be governed by rules of evidence prescribed by C.C.P. for trial of actions at law.

A.B. 3034—ROSENTHAL AND MUNNELL. (Jud.) Amends Act 1880, the Municipal Court Act of 1949, re salaries of municipal court judges.

Provides that State shall contribute \$3,500 toward salary of each of judges of municipal courts, remainder to be paid by appropriate county or city and county, commencing January 1, 1952.

A.B. 3035—ROSENTHAL. (Jud.) Adds Sec. 4011.6, Pen. C., authorizing and prescribing procedure for transfer of mentally ill and sexual psychopaths from county jails to state hospitals.

A.B. 3036—DAVIS. (G. E. & E.) Adds Sec. 6731.5, B. & P. C., re highway engineers in state service.

Provides that provisions re civil engineers do not affect and are not applicable to engineers in Division of Highways, Department of Public Works, up to but not including civil service classification of supervising highway engineer.

A.B. 3037—HANSEN AND HAGEN. (Agr.) Adds Sec. 941, Ag. C., to require weighing of cotton seed during ginning process.

A.B. 3038—WATERS. (Jud.) Amends Sec. 1264.3, C. C. P., re condemnation of franchise to collect tolls on bridge or highway, making no substantive change.

A.B. 3039—WATERS. (Jud.) Amends Sec. 1239, C. C. P., re estates which may be taken for public use, making no substantive change.

A.B. 3040—WATERS. (Jud.) Amends Sec. 1240, C. C. P., re property which may be taken for public use, making no substantive change.

A.B. 3041—WATERS. (Jud.) Amends Sec. 1241, C. C. P., re requirements for taking property for public use, making no substantive change.

A.B. 3042—WATERS. (Jud.) Amends Sec. 1242, C. C. P., re surveys of lands required for public use, making no substantive change.

A.B. 3043—WATERS. (Jud.) Amends Sec. 1245.4, C. C. P., re determination of title to property in action of eminent domain, making no substantive change.

A.B. 3044—WATERS. (Jud.) Amends Sec. 1248, C. C. P., re issues to be heard and ascertained in eminent domain proceedings, making no substantive change.

A.B. 3045—HAGEN AND OTHERS. (Ind. R.) Amends Sec. 1551, Lab. C., re employment agencies.

Redefines labor contractor as person who, for a fee, employs workers to render personal services to, for, or under direction of third person, or who recruits, solicits, supplies or hires workers in behalf of employer and who, for a fee, provides in connection therewith board, lodging or transportation, and supervises, times, checks, counts, weighs or otherwise directs or measures their work or disburses their wages.

A.B. 3046—HAGEN AND OTHERS. (Ind. R.) Amends Sec. 1581, Lab. C., re labor contractors.

Requires that employment agency license be kept in immediate possession of labor contractor at all times while acting as labor contractor; that he display it to every person with whom he negotiates a contract and to any other interested person upon request.

A.B. 3047—HAGEN AND OTHERS. (Ind. R.) Amends Sec. 1589 and adds Secs. 1589.1, 1589.2, and 1589.3, Lab. C., re labor contractors.

Requires labor contractors to deposit with Labor Commissioner, bond or cash of not less than \$1,000. Precludes labor contractor employing persons to render personal services to, for, or under direction of third person from receiving or retaining money for payment of wages to agricultural workers in excess of such deposit.

A.B. 3048—HAGEN AND OTHERS. (Ind. R.) Amends Sec. 205, Lab. C., to require that workers employed by labor contractor be paid at least once a week.

A.B. 3049—HAGEN AND OTHERS. (Ind. R.) Adds Secs. 1622.1, 1622.2, Lab. C., re employment agencies.

Requires labor contractors disbursing wages to keep records of name and total earnings of each worker for each pay roll period.

Requires labor contractors who check, count, weigh or measure work of workers paid on piece work basis to give each worker duplicate piece work record at conclusion of each pay roll period.

A.B. 3050—HAGEN AND CONDON. (Jud.) Adds Sec. 689.1, C. C. P., authorizing 3d party claimant to property levied upon under execution to post money instead of bond for its release.

A.B. 3051—HAGEN. (Soc. Wel.) Adds Secs. 2160.1 and 3052, W. & I. C., re aid to aged and to needy blind.

Provides no aid to needy aged or to needy blind shall be granted where person has made assignment or transfer of property in order to qualify for such aid. Provides assignment or transfer of property for consideration at less than fair market value shall be considered to have been made for purpose for qualifying for aid if assignment or transfer is made within 3 years before application for aid.

A.B. 3052—HAGEN. (C. P., & P. W.) New act, the Kings River Conservation District Act. Creates Kings River Conservation District, prescribing its organization, management, powers, and duties.

A.B. 3053—HAGEN, HANSEN, AND KELLY. (Soc. Wel.) Amends Sec. 118, W. & I. C., re confidential records and information pertaining to public assistance.

See digest of S.B. 1443, apparently identical.

A.B. 3054—HAGEN. (Elec. & Reap.) Adds Ch. 6, Div. 7, Elec. C., re voters' handbook.

See digest of S.B. 1596, apparently identical.

A.B. 3055—HAGEN. (Soc. Wel.) Adds Sec. 1508, W. & I. C., re applicants residing with a stepparent.

Provides no person who becomes eligible for needy child aid by reason of absence or incapacity of parent shall be entitled to aid if residing with his stepparent whose income and qualifications would make such child residing with stepparent ineligible under needy child provisions if such stepparent were his natural parent.

A.B. 3056—HAGEN AND CONDON. (Jud.) Amends Sec. 402, Veh. C., to increase maximum liability of owner of vehicle for imputed negligence from \$1,000 to \$5,000 for damages to property in any one accident.

A.B. 3057—HAGEN. (Soc. Wel.) Amends Secs. 2014 and 3079, and adds Sec. 1513, W. & I. C., re inspection of records of recipients of public assistance.

Authorizes inspection of records of aged, needy blind, and needy children by agent of grand jury, pursuant to performance of functions of grand jury.

A.B. 3058—HAGEN. (Soc. Wel.) Adds Sec. 1511.1, W. & I. C., re supervision of grants of aid to needy children.

Provides that where county officer, administering needy child aid, determines that payments are not being used for support, care, and maintenance of needy child,

such officer may direct such aid payments be made to county probation officer to be expended by him for support of child.

Makes it misdemeanor for custodian of needy child receiving funds as aid for needy child to wilfully apply funds for purposes other than care, support, and maintenance of such child; such misdemeanor punishable by imprisonment for a period not to exceed 3 months.

A.B. 3059—HAGEN. (Soc. Wel.) Amends Sec. 1525, W. & I. C., re residence requirements for qualification of aid to needy children.

Increases from 1 to 3 years time child or his parents have to be physically present in State in order to meet residence requirements.

A.B. 3060—MOSS AND FLEURY. (C. S. & S. P.) Adds Section 19368.7, Gov. C., re layoff of state employees.

Provides where layoff results from adoption of new machine or process, employee affected shall be placed not only on layoff list but also on re-employment list for any new class created.

A.B. 3061—CHAPEL. (Pub. H.) Amends Sec. 7693, B. & P. C., and adds Sec. 310, Pen C., re advertising by funeral directors and embalmers and proprietors of cemeteries, crematories, and mausoleums.

Includes advertising by funeral director or embalmer of any service or merchandise at stipulated price or variation of such price, or as being free, as ground for disciplinary action.

Makes it misdemeanor for proprietor of cemetery, crematory, or mausoleum to advertise any service or merchandise at stipulated price or variation of such price, or as being free.

A.B. 3062—BELOTTI. (F. & G.) Adds Sec. 482.5, F. & G. C., re obstructions in streams.

See digest of A.B. 925, apparently identical.

A.B. 3063—BELOTTI. (Mun. & C. G.) Amends Act 4830, the Mendocino County Flood Control and Water Conservation District Act.

Provides that adoption of report of board as to necessary works and costs thereof and approval of bond issue for a zone shall be submitted to, and approved by, voters of that zone rather than whole district.

A.B. 3064—BELOTTI (By Request). (G. E. & E.) New act, the Strategic State Freeway and Highway Act of 1951, and amends Secs. 7351 and 8651, R. & T. C., and amends Secs. 186, 188, and 188.4, S. & H. C., re financing and constructing system of state freeways.

See digest of S.B. 1530, apparently identical.

A.B. 3065—ELLIOTT. (Jud.) Amends Secs. 52 and 53, and adds Sec. 51.5, Civ. C., re civil rights.

Makes prohibitions against discrimination on account of color or race, with respect to admission to and treatment in any public place of amusement or accommodation, applicable also to discrimination on account of creed or national origin.

Provides that license of any operator of place of amusement issued by State, or any agency or political subdivision thereof, is subject to revocation by licensing authority upon 2d conviction for violation of above prohibitions.

A.B. 3066—LINDSAY. (Mun. & C. G.) Appropriates \$35,000 for special stand-by fire protection crews to protect lands which may be endangered by brush burning projects.

To take effect immediately, urgency measure.

A.B. 3067—LINDSAY. (Jud.) Adds Sec. 1773, W. & I. C., and Sec. 5082, Pen. C., re reimbursement for property damage caused by certain escapees from custody.

Authorizes and specifies procedure for obtaining such reimbursement for damages caused by person escaping from custody of Youth Authority or Department of Corrections.

A.B. 3068—DICKEY. (Jud.) Amends Sec. 28103, Gov. C., increasing compensation of jurors in superior court of Alameda County from \$3 to \$5 for each day's attendance.

A.B. 3069—DICKEY. (Pub. H.) Amends Sec. 5461, H. & S. C., re sewage and industrial waste, making no substantive change.

A.B. 3070—McMILLAN. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale and purchase of alcoholic beverages.

Makes attempt to purchase, as well as actual purchase, of alcoholic beverage by person under age of 21 years misdemeanor and specifies minimum penalty.

Makes presentation of false or fraudulent evidence of age for purpose of purchasing or attempting purchase of alcoholic beverage by person under 21 years misdemeanor, specifying minimum penalty.

Provides that juvenile court shall have original jurisdiction over all such misdemeanors.

A.B. 3071—McMILLAN. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, to prohibit issuance of off-sale general license for premises within 1,500 feet of other licensed off-sale general premises.

A.B. 3072—McMILLAN. (Ind. R.) Adds Sec. 1590.5, Lab. C., re regulation of employment agencies.

Provides that if licensee fails to file new surety bond within 30 days after notice of cancellation by surety, his license is suspended until new bond is filed and he shall not carry on employment agency business during period of suspension.

A.B. 3073—McMILLAN. (F. & G.) Adds Sec. 1062.5, F. & G. C., to fix minimum number of cases of mackerel per ton at 24.

A.B. 3074—LOWREY. (F. & G.) Adds Sec. 4, F. & G. C., re taking of private land for public use.

Prohibits state department, commission, or agency from taking private land suitable for grazing or other agricultural use by eminent domain proceedings or condemnation for purpose of establishing game refuge or public shooting ground.

A.B. 3075—WATERS. (Elec. & Reap.) Adds Sec. 7610, Elec. C., re canvass of votes for judicial offices.

Provides that when only one candidate is on ballot for judicial office, except office to which provisions of Sec. 26, Art. VI, Calif. Const., apply, only one vote should be counted in canvass unless write-in candidate appears, in which case only enough votes to establish who has been elected shall be counted.

A.B. 3076—LYON AND OTHERS. (B. & C.) Amends, adds various Secs., Gov. C., re rights and status in State Employees' Retirement System of Alcoholic Beverage Control Act enforcement personnel of the State Board of Equalization.

Establishes in State Employees' Retirement System new category of State membership designated beverage control members consisting of State Board of Equalization employees actively engaged in enforcement of Alcoholic Beverage Control Act, now included within category of State miscellaneous members. Gives beverage control members same rights, status, and obligations now had by patrol members, including reduced ages of voluntary and mandatory retirement, increased retirement and death benefits, and increased member and State contributions. Permits beverage control members to have service prior to establishment of such category counted as beverage control service if they make up deficiency in contributions. Provides for reduction in mandatory age of retirement from age 70 to age 65 year by year from 1952 to 1956.

Increases benefits payable by State Employees' Retirement System for time after its effective date to retired persons who would have been beverage control members of system if such category had existed at time of their retirement to amount they would be if bill had been in effect at time of their retirement.

A.B. 3077—McGEE. (Jud.) Adds Sec. 452, Pen. C., re arson, without substantive change.

A.B. 3078—MEYERS AND OTHERS. (Jud.) Amends Act 1970, the Dangerous Weapons Control Law, re application for license to carry dangerous weapons.

Requires good moral character of applicant to be established by certificate of 3 persons of good standing and after determination upon investigation.

A.B. 3079—MEYERS AND OTHERS. (Jud.) Amends Act 1970, the Dangerous Weapons Control Law, requiring voluntary police reserve association members to comply with its provisions.

A.B. 3080—HENDERSON. (Soc. Wel.) Amends Sec. 19601.5, Ed. C., re child care centers.

Makes child eligible for admission to centers if services of parent are necessary as agricultural worker, rather than to meet emergency arising from necessity of harvesting or processing crops.

A.B. 3081—McMILLAN. (B. & C.) Adds Ch. 7, Div. 12, Ed. C., authorizing Department of Education to license and regulate private schools.

A.B. 3082—KILPATRICK. (Pub. H.) Amends Act 4811, re regulation of the practice and study of chiropractic.

Deletes provision prohibiting 2 persons from serving simultaneously on State Board of Chiropractic Examiners whose first diplomas were issued by same school or college.

Requires applicant for license to practice chiropractic to present to board in addition to other required educational qualifications, proof of 2 years of at least 60 semester units of pre-chiropractic work, which may be completed in junior college.

Makes clarifying changes in schedule of minimum educational requirements for the practice of chiropractic.

Authorizes Board of Chiropractic Examiners to issue only one form of certificate known as Chiropractic Physician's Certificate which authorizes holder thereof to diagnose diseases, ailments, injuries, deformities, and other physical and mental conditions by any and all means or methods. Provides that holder of such certificate shall be designated Chiropractic Physician.

Authorizes board to refuse to grant, suspend or revoke license to practice chiropractic for unprofessional conduct which shall be the same as defined in B. & P. C., except that constructive educational publicity and advertising shall not constitute unprofessional conduct.

Makes a misdemeanor punishable, upon knowledge thereof rather than upon conviction by fine or imprisonment, the practicing of chiropractic by any unlicensed person or the use by any licensee of chiropractic of the word "osteopath" or "doctor of osteopathy" as well as other prohibited terms.

Allows chiropractic licensee to use in connection with his name the word "physician" so long as appropriate words, letters, prefixes and suffixes are used in connection therewith to indicate that such person is a chiropractic licensee.

Makes a misdemeanor punishable as provided in the Penal Code, employment by a licensee, directly or indirectly, of any suspended practitioner or unlicensed person in the practice of chiropractic, or aiding or abetting such person to practice chiropractic.

A.B. 3083—DOLWIG. (Mil. Aff.) Amends Secs. 6107 and 27381, Gov. C., re records for use of veterans.

Prohibits charging fee for furnishing certified copy of any public record to be used in claiming veterans' benefits under federal or California law.

A.B. 3084—DOLWIG. (Jud.) Amends Sec. 200, C. C. P., re exemptions from jury duty, without substantive change.

A.B. 3085—DOLWIG. (Jud.) Amends Sec. 204a, C. C. P., re jury commissioners.

Changes population figures of counties or cities and counties, used as basis of employing jury commissioners, to unspecified numbers.

A.B. 3086—DOLWIG. (G. E. & E.) Amends Sec. 9902, Gov. C., re regulation of legislative representation, making no substantive change.

A.B. 3087—DOLWIG. (Jud.) Amends Sec. 204c, C. C. P., re duties of superior court jury commissioners.

Requires, rather than authorizes, commissioner to require persons to answer as to their qualifications as jurors.

A.B. 3088—DOLWIG. (G. E. & E.) Amends Sec. 9906, Gov. C., re regulation of legislative representation, making no substantive change.

A.B. 3089—DOLWIG. (G. E. & E.) Amends Sec. 9908, Gov. C., re regulation of legislative representation, making no substantive change.

A.B. 3090—DOLWIG. (Mun. & C. G.) New act, re financing construction of needed county highway construction.

Authorizes counties to pledge future share of revenues from vehicle fuel and use taxes, to pay interest and principal on state bonds issued to finance immediate construction of county highways.

A.B. 3091—CROWLEY. (C. A.) New act, re increase in salary of county, township, and municipal officers.

Suspends prohibition of Section 5, Article XI, State Constitution, against such increase after officer's election or during his term of office, from effective date of act until 1 year after termination of hostilities in war, United Nations' police action, or other hostilities in which United States now engaged.

Operative when United States declares war or when constitutional amendment is adopted authorizing suspension of prohibition in time of hostilities other than war.

A.B. 3092—BECK. (F. & G.) Amends Sec. 590, F. & G. C., re kelp.

Decreases maximum period for which lease may be given by Fish and Game Commission to harvest kelp from 15 years to 4 years.

A.B. 3093—BECK. (F. & G.) Repeals various Secs., F. & G. C., re kelp.

Deletes provisions permitting Fish and Game Commission to lease exclusive rights to kelp beds.

Provides that leases in existence on January 15, 1951, are not voided. Terminates all leases entered into after said date on effective date of act.

A.B. 3094—BECK. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re solicitation of patrons to purchase alcoholic beverages in on-sale premises.

Provides it is misdemeanor for any person to employ or permit anyone employed in on-sale premises to solicit, encourage, or importune customer or visitor to purchase alcoholic beverages for person so soliciting. Provides no person shall be permitted to remain on premises for such purpose.

A.B. 3095—BECK. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re grounds constituting basis for suspension or revocation of licenses.

Adds as ground for suspension or revocation the plea, verdict or judgment of guilty to any public offense against licensee or his employees arising from sale or purchase of alcoholic beverages in place of business owned or operated by licensee where alcoholic beverages are sold for consumption on premises.

A.B. 3096—HOLLIBAUGH AND OTHERS. (G. E. & E.) New act, providing for acquisition for State Park System of land in Los Angeles known as Olvera Street, Los Angeles Plaza, and Pico-Garnier block, and appropriating unspecified sum therefor.

A.B. 3097—MUNNELL. (Ed.) Amends Sec. 1596.1, Ed. C., re school sites.

Prevents proceeding affecting school district boundaries from excluding school site from district, if site remains contiguous.

To take effect immediately, urgency measure.

A.B. 3098—GEDDES AND OTHERS. (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act.

Provides that zones may be established to finance acquisition of imported and reclaimed water, rather than to reclaim, acquire, import water and to spread it. Makes various changes so that other provisions of act conform.

Requires that water acquired shall be conserved by district in manner beneficial to zone.

Deletes provision that no territory included in any city or municipal water district shall be included in a zone unless approved by governing body thereof. Provides that zone shall include all territory that will be specially benefited by conservation of water acquired.

Provides that 2d publication of notice of establishing zone shall be at least 30 days prior to hearing thereon and provides that notice contain statement of purpose for which zone is proposed and proposed method of conservation, rather than nature of activity proposed. Authorizes landowners in zone to protest, at hearing, establishment of zone and inclusion of any land therein rather than establishment of zone and nature of activity proposed.

Provides that proceeding to establish zone shall be suspended for at least 6 months if owners of 10 percent of assessed value of taxable real property, rather than majority of owners of real property, protest at least 10 days prior to hearing.

Increases maximum of special tax levied on real property in zone from 2 cents to 5 cents per \$100 assessed valuation.

Provides for assessing of city or municipal water district real property included in zone at lower rate than other property in zone and prescribes manner of computing and levying such tax.

Provides for exclusion of land from zones and for termination of zones.

A.B. 3099—BERRY. (Trans. & C.) Amends Sec. 697.1, Veh. C., re passenger busses operated in urban or suburban service.

See digest of S.B. 1724, apparently identical.

A.B. 3100—BERRY. (Trans. & C.) Adds Sec. 694a, Veh. C., to authorize motor coaches or busses operated by common carriers of passengers for hire to have maximum outside width not exceeding 102 inches.

A.B. 3101—GAFFNEY AND MALONEY. (G. E. & E.) Adds Sec. 7026.5, B. & P. C., re contractors.

Defines "sale," as used in provisions regulating contractors, to mean any arrangement between 2 or more persons as a result of which there is, or is to be, transfer of property for consideration.

A.B. 3102—GAFFNEY. (G. E. & E.) Amends Sec. 7049, B. & P. C., re exemption from provisions regulating contractors.

Provides that leveling, grading, excavating, draining or preparation of farm land are subject to provisions regulating contractors unless done by owner or tenant of farm personally.

A.B. 3103—GAFFNEY. (G. E. & E.) Adds Ch. S, Pt. 3, Div. 13, H. & S. C., re plumbing and gas code.

A.B. 3104—DOLWIG. (C. P. & P. W.) Adds Sec. 5300, P. R. C., re city or county public parks.

Provides that "public parks" includes recreational facilities whether located within or outside such parks.

A.B. 3105—LEVERING. (Rev. & Tax.) Amends Secs. 8354 and 8355, R. & T. C., re taxation of, and disposition of proceeds of taxes on, motor vehicle fuel used in aircraft, making no substantive change.

A.B. 3106—GAFFNEY, GEORGE D. COLLINS, AND MALONEY. (Mun. & C. G.) New act, County Highway-Aid Act of 1951, re apportionment of state and Federal funds to counties for improvement of principal secondary and feeder roads.

See digest of S.B. 5, apparently identical.

A.B. 3107—GEDDES. (Fin. & Ins.) Amends and adds various Secs., Bk. C., re banks and banking.

Requires deposit of all money received by Superintendent of Banks in State Banking Fund.

Requires that provision in articles that common shares are subject to assessment by directors include provision that such assessment is subject to approval of superintendent for purpose of restoring impairment or reduction of capital to extent provided in law. Permits provision granting discretionary power of assessment in board subject to approval of Superintendent.

Authorizes declaration of dividends other than cash.

Deletes trust companies from provision requiring, under designated conditions, transfers to surplus from net profits as condition to declaring dividends.

Excepts shares subject to assessment only on order of Superintendent from requirement that notice of potential assessment appear on face of certificates.

Reduces period required for publishing notice of dormant accounts from 4 weeks to 1 week.

Provides that guaranty or other secondary liability for performance of another obligation constitutes a secured obligation if the other obligation is secured.

Authorizes handling of letters of credit by commercial bank to same extent as drafts or bills of exchange.

Authorizes individual to represent more than 1 foreign banking corporation; imposes \$25 additional fee for each such representative over 1, where 2 or more use same office.

Excepts sale of bank's assets to another bank from requirement of paying depositors within 6 months of closing bank.

Prescribes procedure for paying depositors located in occupied countries.

A.B. 3108—GEDDES. (Fin. & Ins.) Amends and adds various Secs., Bk. C., re conversion and transfer of assets of banks.

Requires approval of $\frac{2}{3}$ of stockholders to convert state bank into national banking association.

Extends provisions providing for automatic succession to national banking association authorized and qualified to conduct trust business in this State which purchases trust business of another such banking association, or state bank; requires designated certificate in such case.

Provides for continuity of corporate entity in case of conversions, mergers, or consolidations of state and national banking associations.

A.B. 3109—KELLY AND DUNN. (Ed.) Amends Sec. 6357, Ed. C., increasing maximum rate of school district tax for all school purposes exclusive of bond interest and redemption.

A.B. 3110—BURKHALTER. (Fin. & Ins.) Adds Sec. 5300.5, Lab. C., re workmen's compensation.

Requires proceedings of Industrial Accident Commission to be in accordance with law.

A.B. 3111—BURKHALTER. (Jud.) Amends Sec. 261.5, C. C. P., to change salaries of superior court employees of Los Angeles County to unspecified sums.

A.B. 3112—BURKHALTER. (Mun. & C. G.) New act, the Metropolitan Rapid Transit District Act, re formation and functioning of districts to acquire, maintain, and operate, or lease rapid rail transit facilities in metropolitan areas.

Authorizes and designates procedure for formation, operation, maintenance, and financing of rapid transit districts to provide rapid rail transit to territory within single county or any part thereof.

A.B. 3113—LOWREY. (M., O., & M. I.) Adds Sec. 6855, P. R. C., re preferential right to oil and gas lease of owner of lands sold by State with reservation of mineral rights.

Gives surface owner preferential right to lease on same terms as offered by highest bidder for specified period after bids are opened. If surface owner fails to exercise right or waives it, lease shall be awarded to highest qualified bidder.

- A.B. 3114—MUNNELL. (G. E. & E.) Appropriates unspecified sum to Forty-eighth District Agricultural Association for construction of building for fair purposes.
- A.B. 3115—HINCKLEY. (C., P., & P. W.) Adds Sec. 535, S. & H. C., re State Highway System.
Adds Route 235 to said system, from Route 187 to California border, near Earp.
- A.B. 3116—MALONEY. (G. E. & E.) Amends Sec. 14402, Gov. C., re payments on state contracts.
Increases maximum permissible progress payments on material delivered for performance of public project from 50% to 90% of value, and includes in such provision material for such project stored subject to or under control of State.
To take effect immediately, urgency measure.
- A.B. 3117—MALONEY. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.
Continues present apportionment.
- A.B. 3118—MALONEY. (Elec. & Reap.) Adds Sec. 492, Gov. C., re apportionment of Assembly Districts.
Continues present apportionment.
- A.B. 3119—SAM L. COLLINS. (Jud.) Amends Sec. 825, Pen. C., re duties of custodian of arrested person.
See digest of S.B. 1690, apparently identical.
- A.B. 3120—SAM L. COLLINS. (Jud.) Adds Sec. 1102.5, Pen. C., prohibiting use of illegally obtained evidence in courts in State.
- A.B. 3121—MALONEY. (G. E. & E.) Amends Act 9300, the World Trade Center Authorities Act, re management.
Authorizes authority to designate chairman as member manager of authority to receive same salary as port engineer for Board of State Harbor Commissioners for San Francisco Harbor.
Makes funds appropriated from Board of State Harbor Commissioners to authority available to pay salary of such member manager.
- A.B. 3122—MALONEY. (G. E. & E.) Amends Act 9300, the World Trade Center Authorities Act, re availability of funds.
Provides that any funds transferred under act shall be available to San Francisco World Trade Center Authority without regard to fiscal years.
- A.B. 3123—COATS. (F. & G.) New act, re use of water.
Makes storage of water in reservoirs (checkdams) and release thereof in low water season for maintenance and betterment of fish life, a beneficial use of water.
Makes such use subject to condemnation when needed by higher priority.
- A.B. 3124—COATS. (C., P., & P. W.) Amends Sec. 10001, Wat. C., re development of water resources, making no substantive change.
- A.B. 3125—COATS. (C., P., & P. W.) Amends Sec. 14121, Gov. C., re flood control powers of Department of Public Works, making no substantive change.
- A.B. 3126—COATS. (C., P., & P. W.) Amends Ch. 609, Stats. 1949, re repair and restoration of property damaged and destroyed by storms or floods, making no substantive change.
- A.B. 3127—COATS. (C., P., & P. W.) Amends Act 6447, the Construction and Employment Act, re public works, making no substantive change.

A.B. 3128—COATS. (Rev. & Tax.) New act, to provide revenues for financing construction and maintenance of roads, streets, and bridges, including state highways.

Imposes, in addition to any other taxes, tax of unspecified amount per gallon upon distribution of motor vehicle fuel. Provides proceeds to be deposited in unnamed separate fund, to be used for purposes of act.

A.B. 3129—COATS. (C., P., & P. W.) Appropriates unspecified sum from Highway Users Tax Fund, to Department of Public Works, for constructing state highways.

A.B. 3130—COATS. (C., P., & P. W.) Amends Sec. 94, S. & H. C., re contracts for state highways, making no substantive change.

A.B. 3131—COATS. (C., P., & P. W.) Amends Sec. 507, S. & H. C., re state highway Route 207.

Removes limitation on expenditures of funds by county groups as applied to Route 207, and deletes provision that Department of Public Works need not maintain said route until constructed.

A.B. 3132—COATS. (C., P., & P. W.) Adds Sec. 534, S. & H. C., re state highway routes, making no substantive change.

A.B. 3133—COATS. (C., P., & P. W.) Adds Sec. 554, S. & H. C., re State Highway System.

Adds Route 254 to said system, from Route 15 near Marysville, to Route 25 near Comptonville.

A.B. 3134—COATS. (C., P., & P. W.) Adds Sec. 553, S. & H. C., re State Highway System.

Adds Route 253 to said system, from Route 15 near Marysville, to Quincy.

A.B. 3135—COATS. (C., P., & P. W.) Adds Sec. 552, S. & H. C., re State Highway System.

Adds Route 252 to said system, from Oroville to Challenge and Woodleaf.

A.B. 3136—COATS. (C., P., & P. W.) Adds Sec. 551, S. & H. C., re State Highway System.

Adds Route 251 to said system, from Route 87 near Oroville, to Route 47 near Butte Meadows.

A.B. 3137—COATS. (C., P., & P. W.) Adds Sec. 556, S. & H. C., re State Highway System.

Adds Route 256 to said system, from Gridley to Colusa.

A.B. 3138—COATS. (C., P., & P. W.) Adds Sec. 558, S. & H. C., re State Highway System.

Adds Route 258 to said system, from Route 87 to Route 3 near Live Oak.

A.B. 3139—COATS. (C., P., & P. W.) Adds Sec. 555, S. & H. C., re State Highway System.

Adds Route 255 to said system, from Route 87 near Yuba City, to Route 207.

A.B. 3140—COATS. (G. E. & E.) Amends Ch. 1422, Stats. 1945, re acquisition of parks in Butte County.

Sets aside unspecified sum for 2 years from money appropriated under Ch. 1422, Stats. 1945, subject to matching requirements of act, for such purpose.

A.B. 3141—COATS. (G. E. & E.) Amends Ch. 1422, Stats. 1945, re acquisition of parks in Yuba County.

Sets aside unspecified sum for 2 years from money appropriated under Ch. 1422, Stats. 1945, subject to matching requirements of act, for such purpose.

A.B. 3142—COATS. (G. E. & E.) Amends Ch. 1422, Stats. 1945, re acquisition of parks in Sutter County.

Sets aside unspecified sum for 2 years from money appropriated under Ch. 1422, Stats. 1945, subject to matching requirements of act, for such purpose.

A.B. 3143—COATS. (G. E. & E.) New act, providing for new state park and appropriating unspecified sum for acquisition thereof.

A.B. 3144—COATS. (G. E. & E.) Appropriates unspecified sum to California Aeronautics Commission for assisting political subdivisions in developing and maintaining state-wide system of airports.

A.B. 3145—COATS. (Agr.) Adds Sec. 10505.5, Wat. C., re use of water.

Provides that no priority of Department of Finance for appropriation of water shall be released or assigned which, in its judgment, will deprive the counties or lands of watershed or basin in which appropriated water originates, or to or through which it flows or seeps in its natural course, of any such water necessary for the development of such counties or lands.

A.B. 3146—COATS. (G. E. & E.) Appropriates unspecified sum to Department of Education for support of Chico State College.

A.B. 3147—COATS. (G. E. & E.) Appropriates unspecified sum to Department of Education for sites and construction for Chico State College.

A.B. 3148—COATS. (G. E. & E.) Adds Secs. 20658 and 20659, Ed. C., to establish 2-year nondegree branch of California State Polytechnic College, and appropriate unspecified sum from State College Fund to Department of Education.

A.B. 3149—COATS. (G. E. & E.) Amends Sec. 4231, Ed. C., re junior college districts, making no substantive change.

A.B. 3150—COATS. (G. E. & E.) Adds Pt. 7.5, Div. 3, Tit. 2, Gov. C., re State Department of Commerce.

Creates department as part of State Government.

Provides that it shall be conducted by Director of Commerce to be appointed by and hold office at pleasure of Governor at salary of \$12,000 per annum.

Gives department various powers and duties regarding promotion and encouragement California business, industry and commerce.

A.B. 3151—COATS. (G. E. & E.) Appropriates unspecified amount for State Department of Commerce.

A.B. 3152—COATS. (Mil. Aff.) Amends Sec. 981.2, M. & V. C., re educational assistance to veterans, making no substantive change.

A.B. 3153—COATS. (Jud.) Amends Ch. 13, 1950 (3d Ex.) Sess., the Sabotage Prevention Act of 1950, re sabotage, making no substantive change.

A.B. 3154—COATS. (Jud.) Amends Sec. 35105, Corp. C., re registration of subversive organizations, making no substantive change.

A.B. 3155—COATS. (Mil. Aff.) Amends Sec. 565, M. & V. C., re the California Defense and Security Act, making no substantive change.

A.B. 3156—COATS. (Mil. Aff.) Amends Sec. 1580, M. & V. C., re civil defense, making no substantive change.

A.B. 3157—COATS. (P. U. & C.) Adds Sec. 674.5, Veh. C., re equipment on common carrier passenger vehicles.

Requires common carrier passenger motor vehicles, other than those operated only within city, to be equipped with rear vision mirrors of designated size on each side of front end of vehicle, so placed that driver can fully use without detracting from his view of the road ahead.

Prohibits such vehicles from being loaded in manner which obstructs full use of side rear vision mirrors at all times.

A.B. 3158—COATS. (P. U. & C.) Amends Act 6386, Public Utilities Act, to re-define "pipe line" to include property used for distribution of gas or gaseous substances.

A.B. 3159—COATS. (Elec. & Reap.) Amends Sec. 4802, Elec. C., re purity of elections, making no substantive change.

A.B. 3160—COATS. (Jud.) Amends Sec. 737fff, Pol. C., and Sec. 79.58, C. C. P., to change salary of superior court judge of Yuba County from \$10,000 to unspecified sum.

A.B. 3161—COATS. (Jud.) Amends Sec. 737d, Pol. C., and Sec. 79.4, C. C. P., to change salary of superior court judge of Butte County from \$10,000 to unspecified sum.

A.B. 3162—COATS. (Mun. & C. G.) Amends Sec. 427, Ed. C., changing salary of school superintendent of Butte County from \$6,000 to unspecified sum.

A.B. 3163—COATS. (Mun. & C. G.) Amends Sec. 438, Ed. C., changing salary of school superintendent of Sutter County from \$4,800 to unspecified sum.

A.B. 3164—COATS. (Mun. & C. G.) Amends Sec. 439, Ed. C., changing salary of school superintendent of Yuba County from \$4,800 to unspecified sum.

A.B. 3165—COATS. (Agr.) Amends Sec. 67, Ag. C., re county agricultural commissioners, to correct cross reference.

A.B. 3166—COATS. (Soc. Wel.) Amends Sec. 2181.01, W. & I. C., re old age security.

Provides that old age security aid may be withheld pending investigation of financial conditions of responsible relatives.

A.B. 3167—COATS. (G. E. & E.) Amends Sec. 16726, B. & P. C., re combinations in restraint of trade, making no substantive changes.

A.B. 3168—COATS. (Ed.) Adds Article 11.6, Ch. 15, Div. 3, Ed. C., re apportionments to school districts for growth.

Requires apportionments from State School Fund to school district not in existence for all purposes during preceding fiscal year for growth in attendance over preceding fiscal year, in year in which such growth occurs. Prescribes formula for computing average daily attendance and amount of apportionment.

A.B. 3169—MOSS. (Trans. & C.) Amends Sec. 706, Veh. C., re weight limits for vehicles, making no substantive change.

A.B. 3170—KILPATRICK, CROWLEY, AND BURKHALTER. (Pub. H.) Amends Sec. 2116, B. & P. C., re investigators for Board of Medical Examiners.

Requires, rather than permits, Board of Medical Examiners to employ such investigators as may be necessary to enable it to perform its functions. Requires investigators selected to have education, training, and experience in investigative activities re administration and enforcement of legislative acts.

Requires board to select 2 supervising investigators, to supervise investigators operating out of San Francisco and Los Angeles Offices of board respectively.

A.B. 3171—DILLS. (Trans. & C.) Adds Sec. 247.5, Veh. C., re wrecking and dismantling of vehicles.

Prohibits dismantling or wrecking of vehicle until it has been inspected by Department of Motor Vehicles to determine that all documents and license plates have been surrendered and all fees and penalties paid. Requires department to collect fee of \$2.50 for such inspection, to be deposited in Motor Vehicle Fund.

A.B. 3172—ELLIOTT. (Jud.) Amends Sec. 2181.01, W. & I. C., re old age security in respect to relatives' responsibility.

Provides no responsible relative shall be prohibited from deducting any tax, union dues, or other dues necessary to his income, legal obligations or health expenses in order to compute degree of responsibility.

A.B. 3173—MORRIS. (Mil. Aff.) Amends Sec. 10151, Ed. C., re compulsory military education.

Requires maintenance of courses in military science and tactics in high school and junior college. Requires pupils to attend courses for 2 years as prerequisite to graduation.

A.B. 3174—MORRIS AND SAM L. COLLINS. (M., O., & M. I.) Adds Secs. 3011.1 and 3301.1, P. R. C., re production of oil and gas.

Defines "pool" as underground reservoir containing common accumulation of oil or gas, or both. Each completely separated zone of general structure is separate pool.

Provides that whenever State Oil and Gas Supervisor finds it is in interest of national defense, protection of oil and gas from unreasonable waste, or recognition of rights of producers in a pool, the operators or persons owning or controlling interests in oil or gas in pool may enter into agreement, with supervisor's approval, to determine amount of oil and gas which may from time to time be produced from pool and to allocate production among wells in pool. Agreement may provide for formation of committee or use of existing committee to administer it.

Agreements bind only parties thereto, except that owners of landowners' or overriding royalty are bound by agreement of operator unless they object to supervisor after notice and prior to approval of agreement by him.

Agreements are enforceable for specific performance by action of party thereto or by supervisor.

To take effect immediately, urgency measure.

A.B. 3175—MORRIS AND SAM L. COLLINS. (M., O., & M. I.) Amends Sec. 3227, P. R. C., re oil and gas production statistics.

Requires State Oil and Gas Supervisor to compile from statements filled by producers and to publish monthly statistics showing oil and gas production, number of wells drilling, and number of wells producing or idle, separately stated as to fields and pools, together with other appropriate information.

A.B. 3176—HENDERSON. (Ind. R.) Amends Sec. 2411, Lab. C. Corrects reference in section to refer to article rather than act.

A.B. 3177—HENDERSON. (Ind. R.) Amends Sec. 1394, Lab. C., re employment of minors, making no substantive change.

A.B. 3178—HENDERSON. (Ind. R.) Amends Sec. 1588.2, Lab. C., re labor contractors.

Clarifies provisions relating to license fees of labor contractors.

A.B. 3179—HENDERSON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re agricultural labor.

Provides that services in agricultural labor shall constitute employment covered by the Unemployment Insurance Act, to the extent that it constitutes employment covered by the Federal Unemployment Tax Act.

A.B. 3180—WATERS. (Mun. & C. G.) Amends Act 9129, the Metropolitan Water District Act, re annexations.

Permits district to require that municipality as condition of annexation to district, thereafter accept for inclusion in municipality any area electors of which have duly petitioned therefor and as to which district finds the most effective disposition of district water can be effected by such inclusion.

Provides that imposition of such condition does not affect power of municipality to fix reasonable terms and conditions for inclusion of area.

Authorizes district, in event of failure of municipality to do things to bring about inclusion, to act for municipality.

Authorizes district to suspend water service to municipality failing to do things to bring about inclusion.

A.B. 3181—KIRKWOOD. (Jud.) Amends, repeals, and adds various Secs., W. & I. C., re old age security.

Declares purpose of such aid is to meet needs of applicant and recipient without discrimination between persons without resources and persons with insufficient resources.

Provides no one shall dictate to applicant how to expend aid granted.

Requires Department of Social Welfare to reduce or revise standards so that amount of aid shall not exceed \$70 per person per month. Provides such amount shall

be increased or decreased in increments of \$0.50 by comparison semiannually with changes in certain designated price indices.

Provides department shall establish budget for normal living needs not less than \$80, and permits allowance of items of special need.

Requires county to provide necessary medical and hospital care to recipients of old age security and allows county granting such care to nonresidents to charge county of residence of such persons.

Provides if recipient of old age security dies possessed of property in excess of amount allowed, it is conclusively presumed he had property since date of application for purposes of recovering excess aid payments.

Allows personal representative of deceased recipient to show excess property acquired in good faith, and if such is established, only repayment of aid during ineligible period is required.

A.B. 3182—KIRKWOOD AND GUBSER. (G. E. & E.) New act, authorizing conveyance of described land in County of Santa Clara to University of California for agricultural research.

A.B. 3183—KIRKWOOD. (Pub. H.) Adds Ch. 5.5, Pt. 2, Div. 1, H. & S. C., re public health.

Requires governing body of each county to create board of health, prescribing its organization and management.

A.B. 3184—KIRKWOOD. (Ed.) Amends Sec. 4861, Ed. C., re schools.

Authorizes membership of schools in organization having for its purpose, rather than its exclusive purpose, the promotion and advancement of public education. Deletes limitation on amount paid for such membership.

A.B. 3185—KIRKWOOD. (Ed.) Repeals Sec. 13583, Ed. C., re dismissal of probationary employees for cause in school districts having average daily attendance of 60,000 or more.

A.B. 3186—STEWART. (G. E. & E.) Amends Sec. 25301, Gov. C., increasing annual salary of Commissioner of Corporations from \$10,000 to \$15,000.

A.B. 3187—McMILLAN. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, to permit tax free importation of not exceeding 2 quarts of alcoholic beverages from Mexico.

A.B. 3188—CONDON. (Ed.) Amends Sec. 4965, Ed. C., re unified school districts.

Limits maximum amount of bonds issued by district for elementary, high school, and junior college purposes to 15% of assessed valuation, rather than 5% for each such purpose.

A.B. 3189—CONDON. (Ed.) Amends Sec. 4343, Ed. C., re school districts, making no substantive change.

A.B. 3190—CONDON. (Ed.) Amends Sec. 3866, Ed. C., re school districts, making no substantive change.

A.B. 3191—CONDON. (Ed.) Amends Sec. 4668, Ed. C., re school districts, making no substantive change.

A.B. 3192—CONDON. (Ed.) Amends Sec. 4714, Ed. C., re school districts, making no substantive change.

A.B. 3193—CONDON. (Ed.) Amends Sec. 3671, Ed. C., re school districts, making no substantive change.

A.B. 3194—CONDON. (Ed.) Adds Sec. 5113, Ed. C., re state school building aid, making no substantive change.

A.B. 3195—CONDON. (Ed.) Amends Sec. 1594, Ed. C., re school districts, making no substantive change.

A.B. 3196—CONDON. (Ed.) Amends Sec. 3603, Ed. C., re school districts, making no substantive change.

A.B. 3197—CONDON. (Elec. & Reap.) New act, re political contributions by corporations.

Prohibits corporation subject to jurisdiction of Public Utilities Commission from contributing to candidates or for passage or defeat of propositions on ballot without first receiving approval of majority of stockholders.

A.B. 3198—CONDON. (Ed.) Amends Secs. 14479, 14632, and 14635, Ed. C., re member's salary taken into account by State Teachers' Retirement System.

Provides that after July 1, 1951, full salary of member, rather than not to exceed \$5,000 of salary, shall be taken into account for purpose of determining member's contributions to Retirement Annuity Fund and annuity of member derived therefrom upon his retirement.

A.B. 3199—CONDON. (Ed.) Amends Secs. 14479, 14632, and 14635, Ed. C., re member's salary taken into account by State Teachers' Retirement System.

See digest of A.B. 3198, apparently identical.

A.B. 3200—CONDON AND HAGEN. (Jud.) Adds Sec. 1714.3, Civ. C., reducing instead of defeating damage claim on account of injury or death, for contributory negligence.

A.B. 3201—CONDON. (Fin. & Ins.) Adds Sec. 10273, Ins. C., re group disability insurance.

See digest of S.B. 1553, apparently identical.

A.B. 3202—HAGEN AND CONDON. (Jud.) Amends Sec. 209, Pen. C., re punishment for kidnapping.

Deletes requirement that life imprisonment sentence for kidnapping for reward be without possibility of parole and authorizes death penalty in all such cases rather than those only where bodily harm inflicted.

Makes eligible for parole those presently serving life sentence for violating section.

A.B. 3203—HAGEN. (Jud.) Adds Sec. 1201.1, Wat. C., re prescriptive rights in underground water.

Declares state policy to protect rights of owner or user of land to ground water lying or being underneath his land.

Provides that no prescriptive right shall be acquired in ground water by use adverse to rights of beneficial uses on land under which said water is or flows.

A.B. 3204—HAGEN AND OTHERS. (Ind. R.) Adds Sec. 1581.1, Lab. C., re labor contractors.

Provides that anyone who knowingly contracts with unlicensed contractor shall be liable for unpaid wages of workers employed in execution of contract, in event of nonpayment of wages by contractor.

A.B. 3205—HAGEN. (C., P., & P. W.) Adds Sec. 4850.1, P. R. C., re cutting Sequoia Gigantea trees for lumber.

Makes it unlawful to cut sound live Sequoia Gigantea trees for lumber, not situated on land belonging to State or United States, unless permit is first obtained from State Forester.

A.B. 3206—BURKHALTER AND KILPATRICK. (G. E. & E.) Adds Ch. 13, Div. 3, B. & P. C., re regulation of parking lot operators and attendants.

Establishes State Parking Place Board appointed by Governor, to certificate parking place operators and license parking place attendants, upon payment of fees and meeting prescribed conditions and qualifications.

Establishes grounds for revocation or suspension of certificates and licenses. Prohibits operating parking place, or acting as attendant without prescribed certificate and license.

To become operative January 1, 1952.

A.B. 3207—BURKE. (Mil. Aff.) New act. Reappropriates \$297,500 for construction of armory in or near Alhambra or in East Los Angeles County.

A.B. 3208—STEWART. (Jud.) Amends Act 3906, deleting provisions re dividing counties into judicial districts and determining population of such districts.

A.B. 3209—STEWART. (Jud.) New act, re division of counties into judicial districts.

Amends by implication, Stats. 1949, Ch. 1511, by requiring Legislature, instead of boards of supervisors, to divide counties into judicial districts and requiring judicial council to recommend changes to Legislature, instead of boards of supervisors.

A.B. 3210—STEWART. (G. E. & E.) Amends Act 1500, the Community Redevelopment Act, and amends and repeals various Secs., H. & S. C., re redevelopment.

Allows rather than requires that blighted areas include wartime housing projects. Requires that such projects be government-owned and temporary. Prohibits redevelopment agency member from being member or employee of any other agency or authority of the community. Allows any person, group, association, or corporation to petition legislative body to designate redevelopment areas and submit redevelopment plans, rather than allowing redevelopment agency or planning commission to so request.

Deletes requirement for availability of adequate permanent housing for persons displaced as result of adoption of plan.

Makes other technical and clarifying changes.

A.B. 3211—STEWART. (G. E. & E.) Amends Sec. 18650, Gov. C., increasing annual salary member of State Personnel Board from \$3,600 to \$4,800.

A.B. 3212—STEWART. (G. E. & E.) Adds Sec. 34283, H. & S. C., re housing authorities.

Provides that on January 1, 1952, powers and duties of housing authority commissioners shall vest in governing body of county, in case of county authority, and governing body of city, in case of city authority.

A.B. 3213—STEWART. (G. E. & E.) Adds Ch. 9, Pt. 3, Div. 13, H. & S. C., re housing.

Provides that provisions re housing do not apply within city having local ordinance prescribing minimum standards equal to or greater than provisions relating to building regulations.

A.B. 3214—STEWART AND OTHERS. (G. E. & E.) Amends and repeals various Secs., Gov. C., re annexation to cities.

See digest of S.B. 770, apparently identical.

A.B. 3215—STEWART AND OTHERS. (Mun. & C. G.) Amends Sec. 34303 and adds Sec. 34316.5, Gov. C., re incorporation of cities.

See digest of S.B. 768, apparently identical.

A.B. 3216—STEWART AND OTHERS. (Mun. & C. G.) Amends Sec. 34302, Gov. C., re incorporation of cities.

See digest of S.B. 767, apparently identical.

A.B. 3217—STEWART AND OTHERS. (Mun. & C. G.) Adds Ch. 3.5, Pt. 2, Div. 2, Title 3, Gov. C., re urban unincorporated areas.

See digest of S.B. 769, apparently identical.

A.B. 3218—SHERWIN AND OTHERS. (Rev. & Tax.) Repeals Secs. 6359 and 6363, R. & T. C., deleting exemption of food products and meals from sales and use taxes.

To take effect only if Old Age Assistance Initiative to the Legislature transmitted to Legislature by the Secretary of State on January 8, 1951, is adopted by voters, and in such case at same time initiative takes effect.

A.B. 3219—SHERWIN. (Agr.) Repeals Art. 4, Ch. 2, Div. 9, P. R. C., re soil conservation.

Repeals provisions providing for soil conservation equipment fund.

Transfers property and equipment of State Soil Conservation Commission purchased pursuant to repealed provisions, to Department of Finance for sale with 1st priority of sales to soil conservation districts having possession of property and 2d priority to other soil conservation districts.

Provides that Department of Finance succeeds to State Soil Conservation Commission in all agreements consummated under repealed provisions.

A.B. 3220—SHERWIN. (Rev. & Tax.) Repeals various Secs., R. & T. C., re proceeds of state taxes.

Abolishes Retail Sales Tax Fund, Gift Tax Fund, Personal Income Tax Fund, and Bank and Corporation Franchise Tax Fund and appropriates from General Fund amounts necessary to pay refunds in connection with taxes formerly payable into funds abolished.

A.B. 3221—SHERWIN. (Pub. H.) Repeals subs. (c), Sec. 115, H. & S. C., re Department of Public Health Fund.

Repeals provisions providing for deposit of support appropriations for State Department of Public Health in such fund.

A.B. 3222—SHERWIN. (Soc. Wel.) Repeals and amends various sections of W. & I. C., relating to the Social Welfare Fund.

Provides money appropriated by State for support of State Department of Social Welfare shall be expended out of General Fund, and federal share of expenditures shall be reimbursed to support appropriation by transfer from Social Welfare Fund out of federal grants-in-aid received for state administration of public assistance.

Deletes provisions requiring transfer monthly of money to Social Welfare Fund in percentage installments.

Deletes provision authorizing Social Welfare Disbursement Fund, a revolving fund; and deletes provisions relating to disbursements from and transfers to such fund.

A.B. 3223—CLARKE. (Agr.) Repeals and re-enacts Ch. 8, Pt. 3, Div. 2, Lab. C., re sale and transportation of agricultural and other products.

Declares that agriculture is primary occupation of the people of this State and that public welfare requires a continuous and uninterrupted flow from production to market.

Declares unlawful certain concerted acts of employees to force their employer to refrain from engaging in any of the enumerated business transactions with another employer who is a party to a labor dispute.

Declares as void any agreement between a labor union and an employer (1) which requires the employer to refrain from engaging in any of the enumerated business transactions with another employer who is a party to a labor dispute, or (2) whereby the employer agrees that his employees will not be required to perform any services with respect to such transactions.

Provides that any person who knowingly causes any employer to breach his contract with another employer because such employer is a party to a labor dispute, is liable for all damages to the employer thus damaged.

Provides injunctive relief for person threatened with injury because of violations.

A.B. 3224—DILLS. (G. E. & E.) Adds Ch. 3.5, Div. 3, B. & P. C., re regulation of auctioneers.

Creates State Board of Auctioneer Examiners in Department of Professional and Vocational Standards.

Prohibits selling or offering for sale at auction personal property without possession of valid unrevoked license issued by board or permit from board authorizing such sale. Requires auction sale to be conducted by auctioneer licensed by board.

A.B. 3225—DAVIS. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re beer.

Directs State Board of Equalization to adopt rules to require all retailers to purchase beer from wholesalers or other retailers and not directly from manufacturers.

A.B. 3226—DAVIS. (Agr.) Amends Sec. 737.11, Ag. C., re fluid milk and cream.

Permits Director of Agriculture to issue order to shorten time for hearing provided by Ch. 5, Pt. 1, Div. 3, Tit. 2, Gov. C., and issue order to show cause why license of distributor should not be revoked when director finds that distributor is unable to pay for fluid milk or cream purchased from producers and to permit said producer to continue in said purchases would cause serious and irreparable loss to producer-creditors and producers.

Requires notice of hearing to be not less than 24 hours, and provides for personal or mailed service of notice.

Provides that decision of director after hearing becomes effective at his discretion.

A.B. 3227—DAVIS. (Agr.) Amends Sec. 73, Ag. C., re fairs and expositions.

Provides that fair held in Sacramento County by State Agricultural Society shall be designated as California State Fair.

A.B. 3228—DAVIS. (Agr.) Adds Sec. 1243, Wat. C., re use of water.

Declares that construction of check dams and release of water therefrom to augment stream flow for maintenance or betterment of fish life during low water stages is public use and in public interest. Provides that such water is subject to appropriation for other purposes.

A.B. 3229—DAVIS. (F. & G.) Amends Sec. 50, F. & G. C., re game management areas.

Provides that noncommercial game management areas shall be open to hunters during game management season irrespective of whether fee is charged by licensee for privilege of shooting.

A.B. 3230—MOSS, KELLY, AND KILPATRICK. (G. E. & E.) Amends Sec. 10055, B. & P. C., increasing annual salary of Real Estate Commissioner from \$10,000 to \$12,000.

A.B. 3231—CONRAD (By Request). (Mun. & C. G.) Repeals Act 4463, the Los Angeles County Flood Control Act, which provides for the Los Angeles County Flood Control District.

A.B. 3232—CONRAD (By Request). (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, making no substantive change.

A.B. 3233—CONRAD (By Request). (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, making no substantive change.

A.B. 3234—CONRAD (By Request). (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, making no substantive change.

A.B. 3235—CONRAD (By Request). (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, making no substantive change.

A.B. 3236—CONRAD (By Request). (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, making no substantive change.

A.B. 3237—CONRAD (By Request). (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, making no substantive change.

A.B. 3238—CONRAD (By Request). (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, making no substantive change.

To take effect immediately, urgency measure.

A.B. 3239—CHAPEL. (Mun. & C. G.) Amends Sec. 31526, Gov. C., re county employees' retirement associations.

Requires members holding full-time positions whose positions are reduced to positions compensated at daily or hourly rate for reasons of economy or efficiency and not because of any fault of member, and duties of which positions require performance of 75% of full-time, to be granted credit for service for time so served.

Extends from January 1, 1950, to January 1, 1952, time within which temporary, seasonal, intermittent, or part-time county employee may make contributions for service prior to October 1, 1949, if he desires to receive credit for such service.

- A.B. 3240—CHAPEL. (Ed.) Amends Secs. 10051, 10052, 10053, and 10055, Ed. C., re required courses of study.

Deletes requirement for courses in American history in public and private schools and requires courses in principles of state and local government established under State Constitution. Requires Superintendent of Public Instruction to prescribe form of examination on required courses, and prohibits grading by pupil's instructor.

- A.B. 3241—CHAPEL. (Mil. Aff.) Appropriates unspecified sum to Adjutant General for construction and equipping of armory in City of Inglewood.

- A.B. 3242—HINCKLEY. (Ed.) Amends Sec. 1041, Ed. C., authorizing school district governing board to hire clerk and fix his compensation.

- A.B. 3243—HINCKLEY. (Ed.) Amends Sec. 1041, Ed. C., authorizing school district governing board to fix and pay salary to member who is clerk of board.

- A.B. 3244—PORTER AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re public employment offices.

Requires Department of Employment to maintain public employment office at any branch office where total number of unemployment and disability claims exceeds 1,000 per week.

- A.B. 3245—MALONEY. (W. & M.) Amends Sec. 13116, Gov. C., re Department of Finance.

Makes technical, nonsubstantive change regarding liquidation of money under control of state agency invested in new Department of Motor Vehicles building.

- A.B. 3246—MALONEY. (W. & M.) Claim bill. \$877.70. Trade pressroom.

- A.B. 3247—ROSENTHAL. (G. E. & E.) Amends Sec. 51, Lab. C., increasing annual salary of Director Industrial Relations from \$10,000 to \$15,000.

- A.B. 3248—ROSENTHAL. (G. E. & E.) Amends Sec. 112, Lab. C., increasing annual salary of members of Industrial Accident Commission from \$10,000 to \$12,000.

- A.B. 3249—ROSENTHAL. (Ed.) Adds Sec. 2790, B. & P. C., re nursing schools.

Makes it unlawful for nursing school to advertise that it is qualified to offer any course of instruction in nursing unless school has been accredited.

- A.B. 3250—ROSENTHAL. (Jud.) Adds Sec. 79.10, Civ. C., to authorize any person holding valid, unrevoked certificate from Board of Chiropractic Examiners to give premarital examination.

- A.B. 3251—McCARTHY. (Jud.) Adds Sec. 690.265, C. C. P., re supplementary proceedings, without substantive change.

- A.B. 3252—McCARTHY. (Jud.) Amends Sec. 690.11, C. C. P., re exemptions from attachment and execution, without substantive change.

- A.B. 3253—ROSENTHAL AND OTHERS. (P. U. & C.) Amends Act 6386, the Public Utilities Act, re transactions between public utilities and their affiliated interests.

Grants jurisdiction to Public Utilities Commission over holders of voting capital stock of public utilities to extent necessary to disclose identity of holders of any substantial interest therein.

Authorizes commission to require reports from, and to have access to the records of, affiliated interests having relationships or transactions, other than mere ownership of stock, with any public utility.

Provides that certain contracts and transactions between any public utility and its affiliated interests are not effective unless filed with and approved by the commission.

Defines powers and duties of commission with respect to reviewing such contracts, and provides that any contract or transaction, or any portion thereof, which is disapproved, is void.

Provides that such approval does not constitute approval for purpose of determining expenses of operation in any rate fixing proceeding.

To take effect immediately, urgency measure.

A.B. 3254—DAVIS. (F. & G.) Adds Sec. 515, P. R. C., re rights of way for access to public hunting and fishing grounds.

Authorizes Director of Natural Resources, with consent of Governor, to acquire such rights of way by purchase or condemnation whenever Fish and Game Commission determines they are necessary for public use.

Control of rights of way acquired is vested in Fish and Game Commission, which may construct fences, signs, or structures for protection thereof, paying cost from Fish and Game Preservation Fund.

A.B. 3255—GAFFNEY AND BERRY. (Trans. & C.) Amends Sec. 155, Veh. C., re display of vehicle registration card.

Requires that owner of vehicle be provided with extra registration card, which extra copy or facsimile thereof, rather than original registration card or a facsimile thereof, is required to be displayed inside of lower left-hand windshield, if vehicle has driver's compartment, rather than displayed in plain sight in driver's compartment; if vehicle has no driver's compartment, extra copy must be fastened in plain sight upon, or carried in some receptacle attached to, the vehicle.

Deletes provision that provisions of section shall not apply when original registration card is removed from vehicle for purpose of application for renewal or transfer of registration.

A.B. 3256—GAFFNEY AND BERRY. (Trans. & C.) Adds Sec. 670.01, Veh. C., re brakes on vehicles.

Prohibits operation on highway of any motor vehicle or combination of vehicles unless brakes have been tested by California Highway Patrol within preceding 6 months and found to meet requirements of code. Requires certificate of test to be carried in vehicle at all times.

Makes violation a misdemeanor.

A.B. 3257—GAFFNEY AND BERRY. (Trans. & C.) Adds Sec. 679.1, Veh. C., re defective exhaust systems on motor vehicles.

Prohibits operation of motor vehicle with defective exhaust system on highways. Provides that exhaust system which permits carbon monoxide gas to enter driving compartment in quantities equal to or greater than 2 parts to every 10,000 parts of air is defective.

A.B. 3258—HOLLIBAUGH. (Rev. & Tax.) Amends Sec. 105, R. & T. C., re property taxation.

Excludes water mains, sewers, storm drains, and paving from category of improvements, and makes trade fixtures, as defined, personal property for tax purposes.

A.B. 3259—THOMAS. (F. & G.) Adds Sec. 1064.5, F. & G. C., re commercial fishing.

Prohibits delivery of fish to commercial processing plant by any person in excess of amount for which such person has order in writing. Prohibits delivery of fish of size, condition or species not specified in order.

Provides that order to deliver fish is not bona fide for purposes of section if it is known to person having order, or is of general knowledge, that weather, labor, or other conditions will prevent delivery to given plant.

Makes violation misdemeanor and provides for confiscation of fish and donation of same to charity pursuant to rules of Fish and Game Commission.

A.B. 3260—THOMAS. (F. & G.) Amends Sec. 1065, F. & G. C., re sardines.

Changes season in which sardines may be taken for use in reduction plant or by packer in Fish and Game Districts 4, 43, portions of 18, 19, 20A, and 21 from between October 1 and February 1 to between August 15 and January 15.

A.B. 3261—THOMAS. (G. E. & E.) Amends Sec. 5325, B. & P. C., re regulation of outdoor advertising.

Changes annual permit fees for placing advertising signs and structures to unspecified amounts.

A.B. 3262—THOMAS. (G. E. & E.) Amends Sec. 5289, B. & P. C., re regulations with respect to outdoor advertising.

See digest of S.B. 1772, apparently identical.

A.B. 3263—ERWIN. (F. & G.) Amends Sec. 1281, F. & G. C., re deer tags.

Requires return of unused deer tags to Fish and Game Commission within 30 days after close of season.

Makes failure to comply grounds for refusal to issue tags for following year.

A.B. 3264—CONNOLLY. (Elec. & Reap.) Adds Sec. 492, Gov. C., re apportionment of Assembly Districts.

Continues present apportionment.

A.B. 3265—CONNOLLY. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Continues present apportionment.

A.B. 3266—GAFFNEY. (G. E. & E.) New act, re issuance of bonds for public education.

Provides for issuance of state bonds in sum of \$150,000,000, proceeds to be deposited in State School Fund of 1951, to be expended by State Board of Education in providing adequate elementary and high schools and for general needs of public education. Appropriates annually sum necessary for repayment of bond principal and interest.

To take effect only if voters adopt new Sec. 14, Art. XVI of the State Constitution, relating to issuance of bonds for school purposes, proposed by Legislature at its 1951 Regular Session.

A.B. 3267—GAFFNEY. (G. E. & E.) New act, providing for issuance of bonds to provide for civil defense.

Requires State Treasurer, upon request of Governor, to arrange for preparation, issuance, and sale of not to exceed \$150,000,000 of state bonds, proceeds to be placed in Civil Defense Fund of 1951, created by bill, to be expended by Governor in providing for civil defense.

Provides bill is effective only if amendment to Constitution providing for such issuance of bonds, proposed at the 1951 Regular Session of the Legislature is adopted by voters; bill to take effect at same time such amendment takes effect.

A.B. 3268—GAFFNEY AND GEORGE D. COLLINS. (G. E. & E.) New act, authorizes issuance of \$1,000,000,000 of state bonds for financing adequate system of state highways.

Authorizes California Highway Commission to request State Treasurer to issue such bonds.

Creates State Highway Fund of 1951 for proceeds of bonds.

Pledges faith and credit of State for payment of principal and interest on such bonds.

To take effect upon adoption of Constitutional Amendment authorizing issuance of such bonds (see A.C.A. 45).

A.B. 3269—DOYLE. (Rev. & Tax.) Amends Sec. 9653, R. & T. C., re exemptions from motor vehicle transportation license tax.

See digest of S.B. 1712, apparently identical.

A.B. 3270—DOYLE AND OTHERS (By Request). (G. E. & E.) New act, re regulation and licensing of psychologists.

Creates State Board of Psychological Examiners; prescribes its duties and powers.

Provides for licensing of psychologists, for revocation and suspension of such licenses, for examination of applicants, and prescribes qualifications.

Prohibits practice of psychology without license.

Requires every licensee to record license in office of county clerk of county of residence and thereafter in any county in which he shall practice psychology.

Provides for fees, prescribes penalties, and directs district attorneys to prosecute persons charged with violation.

A.B. 3271—GEDDES AND LEVERING. (Fin. & Ins.) Adds Sec. 768, Ins. C., re designation of particular insurance agents in connection with loans.

Makes it misdemeanor for lender on security of real or personal property to require borrower to negotiate insurance thereon through particular agent or broker designated by lender but does not affect lender's right to approve or disapprove insurer selected by borrower or lender's right to renew insurance required by contract upon failure of borrower to comply.

Makes statement by borrower that insurance broker or agent was voluntarily chosen by him conclusive evidence thereof.

A.B. 3272—MEYERS. (Jud.) Amends Act 1970, the Dangerous Weapons Control Law, re application of guard of private business establishment to carry weapon.

Requires such applicant to supply proof, in addition to other matters specified, that he has had sufficient training with weapon and is temperamentally fitted to carry it.

A.B. 3273—MEYERS. (G. E. & E.) Amends Sec. 13108, H. & S. C., re powers and duties of State Fire Marshal, making no substantive change.

A.B. 3274—MEYERS. (Pub. H.) Amends Secs. 4035, 4037, 4044, B. & P. C., re practice of pharmacy and sale of drugs.

Deletes from definition of "pharmacy" store or shop selling medicinal poisons and adds those which sell chemicals, and makes other clarifying changes.

Prohibits use of words "drug" or "drugs" except the words "drug sundries" used conjointly, by any store or shop in any advertisement or display unless registered pharmacist or licentiate is in charge.

Deletes from drugs, medicines, and chemicals which may be sold by grocers, dealers and other vendors generally without restriction, the sale of Glauber salts, condition powders, sheep dip, peroxide of hydrogen, 10 volume, insect powder, fly paper, medicated and unmedicated corn plasters, unmedicated adhesive plasters and poultry vermifuge, and allows sale by such vendors of boric acid, citrate of magnesia, epsom salts, plasters, and hydrogen peroxide.

A.B. 3275—MEYERS. (Trans. & C.) Adds Div. 13, S. & H. C., re uniform street name signs and numbers.

Requires each city or city and county to adopt uniform system of street name signs and numbers, and prescribes what constitutes uniform system.

Prohibits Controller from drawing warrants for payment of state money to a city or city and county, for street purposes, unless city certifies adoption of such uniform system.

A.B. 3276—MEYERS. (Rev. & Tax.) Adds Sec. 11006, R. & T. C., re allocations to cities under Vehicle License Fee Law.

Requires amount of allocation to city to be reduced by amount collected by city during preceding quarter as license or tax on operation of vehicles subject to regulation by Public Utilities Commission.

A.B. 3277—MEYERS. (G. E. & E.) New act. Creates San Francisco Bay Authority to succeed to, and be vested with all powers and duties of, Board of State Harbor Commissioners for San Francisco Harbor.

A.B. 3278—MEYERS. (Rev. & Tax.) Amends Sec. 195, S. & H. C., to authorize expenditure of Motor Vehicle Fuel License Tax funds within cities for street name signs.

A.B. 3279—DOLWIG AND CONNOLLY. (Pub. H.) Adds Sec. 7209, H. & S. C., re bodies of deceased persons.

Authorizes authorities responsible for handling indigent dead in city or city and county having a duly recognized and approved college of mortuary science to contract with college to dispose of indigent dead. Permits contract to authorize embalming, restorative art, holding of funeral services, as well as interment of bodies.

A.B. 3280—DOLWIG. (Trans. & C.) Amends Sec. 44, Veh. C., re authorized emergency vehicles.

Includes, as authorized emergency vehicle, privately owned armored car, constructed and used exclusively for transportation of valuables and authorized by permit issued by Chief of California Highway Patrol, when resisting armed robbery or avoiding immediate probable attempt thereof, and includes any such publicly owned armored car.

A.B. 3281—STANLEY. (Rev. & Tax.) Adds various Secs., B. & P. C., and Gov. C., re county sales and use taxes, and limitation of county and city and county tax rates.

Authorizes counties to levy 1 percent sales and use tax re tangible personal property sold at retail in county or purchased at retail for use in county. Provides for $\frac{1}{2}$ of 1 percent credit against tax where sale or use is subject to city tax of $\frac{1}{2}$ of 1 percent or greater, such credit to be taken into account in collecting tax from consumers.

Authorizes counties to contract with State Board of Equalization for administration and enforcement of tax, at county expense, and provides for unified returns for state and county tax where practicable. Requires county tax to conform to state tax, where practicable, re definitions, exemptions, refunds, and overpayments.

Limits use of proceeds to protection, care, and assistance to children, needy persons, and the indigent sick, and for civil defense.

Limits property tax rate for all general and special fund purposes, excluding district tax rates and taxes to pay bonded indebtedness, to \$1.25 for counties and \$2.50 for cities and counties, per \$100 assessed value. Permits increase in tax rate if approved by $\frac{2}{3}$ of electors at general or special election.

A.B. 3282—STANLEY. (Rev. & Tax.) Adds Secs. 29127 to 29130, inclusive, Gov. C., re limitation of county and city and county tax rates.

Limits property tax rate for all general and special fund purposes, excluding district tax rates and taxes to pay bonded indebtedness, to \$1.25 for counties and \$2.50 for cities and counties, per \$100 assessed value. Permits increase in rate if approved by $\frac{2}{3}$ of electors at general or special election.

A.B. 3283—CONDON. (Jud.) Amends Sec. 690.11, C. C. P., re exemptions from execution, making no substantive changes.

A.B. 3284—CONDON. (Jud.) Adds Art. 5, Ch. 4, Title 1, Pt. 3, Pen. C., to prohibit segregation of prisoners in state prisons on account of race, creed, color, or national origin.

A.B. 3285—CONDON. (F. & G.) Amends Sec. 652, F. & G. C., re limit and size of salmon taken by angling.

Limits length of salmon taken by angling in Fish and Game Districts 6, 7, 8, 9, 10, 11, 15, 16, 17, and 18 to not less than 20 inches.

A.B. 3286—CONDON. (Jud.) New act, defining and limiting jurisdiction of state courts in labor dispute matters.

Prohibits enforcement of any contract, undertaking or promise contrary to declared public policy; requiring party to become or not become member of labor or employer organization, or to withdraw from employment if he joins or remains in labor or employer organization.

Prohibits injunctions in labor dispute cases to prohibit strikes, picketing, assembling and other designated acts.

Requires hearing and finding of designated facts before issuance of injunction or restraining order in labor dispute case.

Requires posting of bond by plaintiff in minimum amount of \$1,000 or maximum of \$10,000 before injunction may be issued.

Limits punishment for contempt of restraining order or injunction to \$25 or 10 days in jail or both; authorizes same rights to bail as accorded to persons accused of crime.

A.B. 3287—CONDON. (Jud.) Amends Sec. 69, and repeals Sec. 60, C. C. P., re marriage.

Deletes provision prohibiting issuance of marriage licenses authorizing marriage of white person to negro, mulatto, Mongolian or Malayan.

A.B. 3288—CONDON. (Pub. H.) Adds Sec. 4606, Lab. C., re workmen's compensation.

Directs Industrial Accident Commission to select physician to treat injured employee, if employee has notified employer and commission he is dissatisfied with physician previously tendered by employer and has requested change.

A.B. 3289—CONDON. (Ind. R.) Amends Sec. 5814, adds Sec. 5815, Lab. C., re workmen's compensation.

Increases award from 10% to 50% where payment of compensation is unreasonably delayed or refused.

Imposes increase on denial of employer's petition to terminate award where payments are discontinued on filing petition.

A.B. 3290—CONDON. (Mun. & C. G.) Amends Sec. 30815, Wat. C., re county water districts.

Provides that no district election shall be held if, on 20th day prior to election, no person has been nominated for office and no voter's petition requesting election has been filed.

A.B. 3291—CONDON. (Mun. & C. G.) Amends Sec. 30817, Wat. C., re county water districts.

Provides that where no election is held because no person is nominated for any district office, board of supervisors shall appoint any qualified person prior to date when election would have been held, such appointee to qualify, take office and serve exactly as if elected at general water district election.

A.B. 3292—MEYERS. (Agr.) Amends Sec. 667, Ag. C., to delete license fee for retail dealers in oleomargarine.

A.B. 3293—MEYERS. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re veterans' farm and home purchases.

Increases maximum allowable value of farms or homes under Veterans' Farm and Home Purchase Act of 1943 from \$15,000 and \$10,000 to \$17,250 and \$12,500, respectively.

Increases maximum total cost of farm or home to Department of Veterans Affairs from \$13,500 and \$7,500 to \$15,000 and \$10,000, respectively.

A.B. 3294—MEYERS. (P. U. & C.) Adds Sec. 675.6, Veh. C., re inspection of escape doors and windows on motor vehicles operated as passenger common carriers.

Prohibits person from driving motor vehicle operated as passenger common carrier under jurisdiction of Public Utilities Commission unless he has at commencement of his working shift made an inspection of all escape doors and windows on said motor vehicle to insure that they are in perfect working condition.

A.B. 3295—MEYERS. (Trans. & C.) Amends Sec. 370, Veh. C., to change annual registration fee for vehicles from \$6 to an unspecified amount.

A.B. 3296—MEYERS. (Trans. & C.) Adds Sec. 588.5, Veh. C., to prohibit use of parking meters by local authorities except within business districts.

A.B. 3297—MEYERS. (Jud.) Amends Act 1970, The Dangerous Weapons Control Law, re license to carry deadly weapon.

Prohibits license to person convicted within 3 years of leaving scene of accident or driving while intoxicated.

A.B. 3298—MEYERS. (Trans. & C.) Adds Sec. 479, Veh. C., re warning signs and lights upon streets undergoing construction and repair.

Requires Department of Public Works and local authorities, in their respective jurisdictions, to place and maintain appropriate warning signs and lights around any portion of streets or highways undergoing construction and repair.

A.B. 3299—MEYERS. (Trans. & C.) Adds Sec. 479.5, Veh. C., re warning signs and lights on streets undergoing construction or repair.

Requires Department of Public Works and local authorities, in their respective jurisdictions, to place and maintain appropriate warning signs and lights upon any materials left upon streets or highways undergoing construction or repair.

A.B. 3300—MEYERS. (Trans. & C.) Adds Sec. 604.13, Veh. C., to prohibit driving of motor vehicle which is equipped with television broadcast receiver.

A.B. 3301—BURKHALTER. (B. & C.) Adds Secs. 330.1 and 330.2, Pen. C., making misdemeanor, maintaining or gambling in gambling establishment, although otherwise authorized by law, except during specified hours.

A.B. 3302—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Extends grounds for disqualification for voluntary quitting work and for discharge for misconduct to such acts with respect to any base period employment as well as claimant's most recent work.

A.B. 3303—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re claims for benefits.

Requires employing unit receiving notice of filing of benefit claim to submit facts affecting claimant's eligibility within 7 days of receipt of notice.

A.B. 3304—MORRIS AND HAHN. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re punishment for violations of act by licensees.

Provides that, in addition to criminal penalty, court shall in every case of violation by licensee suspend his license for not less than 15 days for 1st offense or 60 days for 2d offense and shall permanently revoke license for 3d offense.

A.B. 3305—MORRIS. (Fin. & Ins.) Adds Sec. 10116, Ins. C., re life and disability insurance.

See digest of S.B. 1749, apparently identical.

A.B. 3306—MORRIS. (Ind. R.) Amends Sec. 4707, Lab. C., re workmen's compensation.

Excludes reasonable burial expenses from prohibition against payment of death benefits on death of member State Employees' Retirement System where special death benefit is payable thereunder.

A.B. 3307—MORRIS. (Ind. R.) Adds Sec. 4708, Lab. C., re workmen's compensation.

Provides for determination by Industrial Accident Commission on death of member of Employees' Retirement System of liability of latter for death benefit payable under State Employees' Retirement Law.

A.B. 3308—MORRIS. (Ind. R.) Amends Sec. 4050, Lab. C., re workmen's compensation.

Limits right to require employee to submit to medical examination in case of employer who has denied liability or refused to furnish medical or hospital benefits and employee has filed application for compensation, providing employer has no such right until after Industrial Accident Commission has passed on application. Eliminates right in any event from commencement of first hearing before commission to issuance of award.

A.B. 3309—MORRIS. (Ind. R.) Repeals Sec. 5411, amends Sec. 5412, Lab. C., re workmen's compensation.

Fixes date of injury in all cases, whether disability caused by occupational disease or not, as date when employee first suffered disability and knew or should have known it was caused by employment.

A.B. 3310—MORRIS. (Ind. R.) Amends Sec. 4800, repeals Sec. 4801, Lab. C., re workmen's compensation.

Gives Industrial Accident Commission jurisdiction, on application of any properly entitled person, to determine and award benefits to which disabled member of California Highway Patrol may be entitled, its present jurisdiction extending to determination, upon request Department of Motor Vehicles, of whether disability arose out and in course of duty.

A.B. 3311—MORRIS. (Ind. R.) Amends Sec. 5704, Lab. C., re workmen's compensation.

Provides for service on adverse party of transcript of "evidence," instead of "testimony," taken other than during course of open compensation hearing, and for opportunity to produce in rebuttal "evidence," rather than "testimony."

A.B. 3312—MORRIS. (Ind. R.) Amends Sec. 4850, repeals Sec. 4851, Lab. C., re workmen's compensation.

Requires Industrial Accident Commission, on application of person entitled, to determine benefits payable in case of temporary disability of city policeman or city fireman who is member of State Employees' Retirement System, commission's present jurisdiction being confined to determination whether disability arises out of and in course of duty and if it exists.

A.B. 3313—MORRIS. (Ind. R.) Amends Sec. 4707, Lab. C., re workmen's compensation.

Excludes reasonable burial expenses and actuarial value as life insurance of employee contributions to State Employees' Retirement System from prohibition against payment of death benefits on death of system member where special death benefit is payable thereunder.

A.B. 3314—MORRIS. (Ind. R.) Repeals Sec. 4707, Lab. C., re prohibition on payment of workmen's compensation death benefit where special death benefit payable under State Employees' Retirement System.

A.B. 3315—ERWIN. (Ind. R.) Adds Sec. 103, Lab. C., to provide that Division of Labor Law Enforcement has no jurisdiction in disputes between employers and employees subject to Railroad Labor Act.

A.B. 3316—HAGEN. (Agr.) Amends Sec. 626, Ag. C., re skimmed milk.

Requires labels on skimmed milk containers other than glass to be in capital letters not less than $\frac{1}{4}$ inch in height and $\frac{1}{8}$ inch in width.

A.B. 3317—HAGEN. (Mun. & C. G.,) Amends Sec. 125, Pol. C., and Sec. 15600, Gov. C., re equalization districts, making no substantive change.

A.B. 3318—EVANS. (Pub. H.) Amends Act 4811, re study and practice of chiropractic.

Deletes existing qualifications required for membership on State Board of Chiropractic Examiners, and requires that each member be licensed to practice chiropractic in State within 5 years of effective date of amendatory act, and that at least 1 member shall be licensed as physician and surgeon and remainder licensed as physicians or physicians and surgeons.

Raises compensation of each member of board for each day engaged in discharge of duties from \$10 to \$25.

Deletes existing schedule of courses required of applicants for license to practice chiropractic, adds new schedule and makes other changes in educational requirements.

Deletes existing provisions governing issuance of license to practice chiropractic and adds new provisions therefor.

Grants to persons licensed to practice chiropractic all rights, powers, and duties of members of other branches of healing arts relating to public health facilities and access to all tax-supported diagnostic and treating facilities.

Makes other changes in regulatory provisions relating to the practice of chiropractic.

A.B. 3319—EVANS. (P. U. & C.) Repeals Sec. 6904, Lab. C., re safeguards on railroads.

Deletes provision excepting locomotive or locomotives without cars from provisions requiring specified operation personnel.

A.B. 3320—EVANS. (P. U. & C.) Repeals Sec. 6906, Lab. C., re safeguards on railroads.

Deletes provision prescribing qualifications for engineer, conductor, and brakeman employed by common carrier.

A.B. 3321—McCARTHY. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, to increase monthly salaries of San Francisco municipal court reporters from \$400 to \$500.

A.B. 3322—McCARTHY. (Jud.) Amends Sec. 274, C. C. P., re phonographic reporters of superior courts, making no substantive changes.

A.B. 3323—McCARTHY. (Jud.) Amends Sec. 270, C. C. P., re qualifications of official reporters, making no substantive changes.

A.B. 3324—McCARTHY. (Jud.) Amends Sec. 271, C. C. P., re duties of official reporter of superior courts, making no substantive change.

A.B. 3325—McCARTHY. (Jud.) Amends Sec. 274c, C. C. P., re reporters for municipal courts and justices' courts in cities, cities and counties, towns and judicial townships, having a population of 30,000 or more.

Limits appointment of phonographic reporters in justices' courts in cities, cities and counties, towns and judicial townships, having population of 30,000 or more, to criminal actions or proceedings.

A.B. 3326—McCARTHY. (Jud.) Amends Sec. 274d, C. C. P., re phonographic reporters of criminal division of municipal court of City and County of San Francisco, making no substantive change.

A.B. 3327—LYON (By Request). (Pub. H.) Amends Sec. 28380, H. & S. C., re membership of Cannery Inspection Board.

Deletes requirement that 1 of 4 members appointed to Cannery Inspection Board by State Board of Public Health be engaged in canning of animal food, and provides instead for appointment by board of 1 representative from each canning industry, selected by olive canners, fruit and vegetable canners, fish canners, and animal food canners, respectively. Prohibits such appointees from serving more than 2 consecutive terms.

Authorizes Cannery Inspection Board to regulate and prescribe cost per hour of inspection, to determine cost for inspection for each cannery and the method and amount of inspection hours chargeable to each plant in normal working day.

A.B. 3328—LYON. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re limitations on number of on-sale licenses.

Deletes present limitations on number of on-sale general and on-sale wine and beer licenses on basis of one license for each 1,000 or fraction of county population.

Imposes same limitations on on-sale general licenses on basis of one for each 2,000 or fraction of county population and one on-sale wine and beer license for each 2,000 or fraction of county population.

A.B. 3329—LYON. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, re licenses.

Provides that licenses may be voluntarily surrendered to State Board of Equalization, and that all licenses revoked by board shall be deemed surrendered to it. Authorizes board to issue new license to another person for same or other premises in county in lieu of each surrendered license.

A.B. 3330—GEORGE D. COLLINS. (G. E. & E.) Adds Sec. 11525.1, B. & P. C., re subdivision maps.

Provides that control vested in local governing bodies under Subdivision Map Act is subject first, to approval of State Fire Marshal and State Department of Public Health, and second, to review by the superior court.

A.B. 3331—BRADY. (Mun. & C. G.) Adds Sec. 25, Gov. C., re claims against public bodies, without substantive change.

A.B. 3332—BRADY. (Mun. & C. G.) Adds Sec. 25, Wat. C., to authorize filing of claims against any public body as provided by Water Code.

A.B. 3333—BRADY. (Mun. & C. G.) Adds Sec. 35, C. C. P., re claims against public bodies, without substantive change.

A.B. 3334—BRADY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re contributions.

Authorizes Department of Employment to compromise assessments where bona fide dispute as to liability exists; requires approval of State Board of Control.

A.B. 3335—BRADY. (Rev. & Tax.) Adds Art. 5, Ch. 7, Pt. 1, Div. 2, R. & T. C., re compromise of sales and use taxes.

Permits State Board of Equalization to compromise any tax where bona fide dispute exists, compromise not to be effective until confirmed by order of State Board

of Control, such order to constitute final determination of matter and payment of tax fixed by order to discharge taxpayer from further liability.

A.B. 3336—BRADY. (Trans. & C.) Amends Secs. 372, 375, and 459, Veh. C., re fees and regulation of certain commercial vehicles.

Imposes \$6 fee on trailers not subject to weight fees.

Increases fees for special plates of manufacturers, transporters and dealers.

Prohibits local regulation of vehicles for hire subject to jurisdiction of Public Utilities Commission or Interstate Commerce Commission.

A.B. 3337—BRADY. (Trans. & C.) Adds Sec. 161, S. & H. C., and Sec. 465.1, Veh. C., to require reflectory or luminous paint to be used on center line of highways and official traffic signs and signals which are located in foggy areas.

A.B. 3338—BRADY. (Jud.) Amends Sec. 832, Civ. C., re lateral and subjacent support.

Requires reasonable care and skill in all cases in making excavation, instead of only with respect to adjacent land.

A.B. 3339—BRADY (By Request). (Jud.) Adds Sec. 3342, Civ. C., making parent having custody of child liable in damages for its negligent, wilful, or malicious acts.

A.B. 3340—DUNN AND RUMFORD. (Elec. & Reap.) Adds Sec. 7109.5, Elec. C., re election supplies and records.

Provides for payment of mileage at rate of 5 cents per mile to member of precinct board required to return election supplies to county clerk, postmaster, or express agent.

A.B. 3341—DUNN AND RUMFORD. (Elec. & Reap.) Amends Sec. 690, Elec. C., re compensation of members of precinct boards.

Changes compensation of members of precinct board from \$15 to such sum as may be fixed by election board.

Fixes maximum of \$15 for members and \$18 for inspectors.

A.B. 3342—DUNN AND RUMFORD. (Elec. & Reap.) Adds Sec. 5055.5, Elec. C., re polling places.

Requires officers designating polling places to make provision for adequate sanitary and heating facilities for use of election officers.

A.B. 3343—DUNN AND OTHERS. (Elec. & Reap.) Adds Ch. 7, Div. 8, Elec. C., creating county office of director of elections.

Permits board of supervisors to appoint county director of elections to perform all functions now conferred upon other county officers re conduct of elections, with certain specified exceptions.

A.B. 3344—DUNN AND DICKEY. (C. S. & S. P.) Adds Secs. 9351.4 and 20012.4, Gov. C., re continued membership of Members of Congress in Legislators' Retirement System and State Employees' Retirement System.

Permits members of Legislators' Retirement System or State Employees' Retirement System who become Members of Congress from California to continue to be members of state retirement systems, and to receive credit for congressional service as service qualifying for retirement under state systems if within 90 days after termination of membership in State Legislature or of state service, as case may be, they elect to allow their accumulated contributions to the respective state retirement systems to remain in those systems and thereafter contribute to the respective funds of the state systems the same amount that they would have contributed if they had not become Members of Congress.

A.B. 3345—DUNN AND OTHERS. (G. E. & E.) Amends Sec. 5153, adds Ch. 5.5, Div. 12, Ed. C., re State Rehabilitation Center.

Establishes center in Department of Education to provide facilities and services for treatment and rehabilitation of physically and emotionally handicapped.

Directs center to provide training for work relating to such treatment and rehabilitation.

Authorizes cooperative arrangements between center and other agencies.

Requires maintenance by center of school for handicapped persons. Requires transfer each fiscal year from General Fund to School Fund and distribution from latter to center of \$520 for each unit A. D. A. of pupils educated in school.

Permits charge for services performed by center, and directs deposit of all money received in State Rehabilitation Fund.

Appropriates money in fund, together with \$4,000,000 in General Fund, for purposes of law.

A.B. 3346—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re charges to employers' accounts.

A.B. 3347—DUNN. (G. E. & E.) Amends Sec. 18004, Ed. C., re powers of school district governing board.

Allows governing board to construct sewers and water pipes required for school purposes and pedestrian walks and tunnels required for safety of district pupils, rather than pedestrian tunnels, sewers, and water pipes in any street when required for school purposes. Allows board to acquire easements and rights of way for specified purposes and deletes requirement that money appropriated for such purposes be from district building fund.

To take effect immediately, urgency measure.

A.B. 3348—DUNN. (Mun. & C. G.) Amends Act 205, the Alameda County Flood Control and Water Conservation District Act.

Provides that any zone formed or proposed to be formed under act, or acquisition of any property or construction of any improvement shall not be subject to provisions of Special Assessment Investigation, Limitation and Majority Protest Act of 1931.

A.B. 3349—DUNN. (Mun. & C. G.) Amends Sec. 2804, S. & H. C., to except flood control districts from application of Special Assessment Investigation, Limitation and Majority Protest Act of 1931, under certain conditions.

A.B. 3350—DUNN. (Rev. & Tax.) Amends Secs. 9603, 9606, and 9701, R. & T. C., re motor vehicle transportation license tax.

Includes as operator subject to tax, one transporting his own property in motor vehicle having gross weight of 22,000 pounds or more as defined and excludes as such operator, one furnishing motor vehicle to another under specified circumstances.

Makes conforming changes.

To take effect immediately, tax measure, but becomes operative July 1, 1951.

A.B. 3351—DUNN. (Rev. & Tax.) Amends Secs. 9603 and 9606, R. & T. C., re definition of terms in Motor Vehicle Transportation License Tax Law.

Clarifies definition of "operator" and includes in that term, one who rents or leases vehicle to another for compensation to transport persons or property outside incorporated city.

Clarifies definition of "gross receipts" and includes therein, with respect to one which bill includes as operator, all receipts from furnishing vehicle, except to operator whose receipts are subject to tax, or specifically exempt therefrom.

A.B. 3352—COLLIER AND SHERWIN. (G. E. & E.) Amends Secs. 9906, 9906.1, and 9907, Gov. C., re reports and statements of legislative representatives.

Deletes requirement that statements and reports must be under oath, and requires them to be verified by declaration that they are made under penalties of perjury.

A.B. 3353—BELOTTI. (G. E. & E.) Appropriates unspecified sum for acquisition of Fort Humboldt as state monument for state park purposes.

A.B. 3354—BELOTTI. (G. E. & E.) New act. Appropriates unspecified sum to Department of Finance for establishment and maintenance of museum of natural history in north Mendocino County.

A.B. 3355—ELLIOTT (By Request). (Ed.) Repeals Secs. 16418 to 16422, and Secs. 19301 to 19310, and adds Secs. 19301 to 19304, Ed. C., re meals served in public schools.

Requires school districts to establish lunch rooms in schools and serve free lunch to all pupils. Requires serving of breakfast or midmorning lunches to pupils needing additional nourishment. Authorizes State Board of Education to make rules for establishment and maintenance of such lunch rooms.

A.B. 3356—MOSS, FLEURY, AND HENDERSON. (G. E. & E.) Appropriates unspecified amount for state employee salary increases.

To take effect immediately, usual current expenses.

A.B. 3357—MALONEY. (Jud.) Amends Sec. 204e, C. C. P., re secretary and jury commissioner, and assistants, of superior court in counties or cities and counties having population less than 2,000,000 but more than 500,000.

Changes monthly salaries of assistants from \$400 to unspecified sum.

A.B. 3358—MALONEY. (Jud.) Amends Sec. 261e, C. C. P., re superior court employees in City and County of San Francisco.

Changes salary of senior clerk from \$3,720 to unspecified sum and probate court commissioner from \$6,000 to unspecified sum.

A.B. 3359—BRADY. (Elec. & Reap.) Amends Secs. 951 and 953, Elec. C., re primary elections.

Changes date of direct and presidential primaries from first Tuesday in June to last Tuesday in August.

A.B. 3360—COATS. (Elec. & Reap.) Adds Sec. 471, Gov. C., re apportionment of Congressional Districts.

Continues present apportionment.

A.B. 3361—COATS. (Elec. & Reap.) Adds Sec. 492, Gov. C., re apportionment of Assembly Districts.

Continues present apportionment.

A.B. 3362—HAWKINS. (Rls.) New act, re initiative measures submitted to Legislature.

Provides that Legislature shall grant not to exceed 40 legislative days for hearings on such measures. Creates joint committee composed of 7 members of Assembly and 4 members of Senate to hold full hearings and to report to Legislature. Provides for joint session of both houses of Legislature to hear report and act on measure.

A.B. 3363—WATERS. (Mun. & C. G.) Amends Sec. 28021, Gov. C., re classification of counties, making no substantive change.

A.B. 3364—GAFFNEY. (Pub. H.) Amends Sec. 7332, B. & P. C., re practice of cosmetology.

Deletes provision requiring State Board of Cosmetology to admit to examination for certificate of registration and license as hairdresser and cosmetician or cosmetologist any person who has had service for at least 2 years as a licensed junior operator in a licensed cosmetological establishment in which all occupations of a hairdresser and cosmetician or cosmetologist are practiced.

A.B. 3365—DUNN AND RUMFORD. (Elec. & Reap.) Amends Sec. 2621, Elec. C., re declaration of candidacy, making no substantive change.

A.B. 3366—HAGEN. (B. & C.) Amends Act 3796, the Alcoholic Beverage Control Act, relating to sale of alcoholic beverages, making no substantive change.

A.B. 3367—DOYLE AND ERWIN. (F. & G.) Adds Sec. 1078, F. & G. C., re commercial fishing, making it unlawful to take fish from inland fresh waters for commercial purposes.

ASSEMBLY CONSTITUTIONAL AMENDMENTS

A.C.A. 1—THOMAS. (C. A.) Amends Sec. 8, Art. XI, allowing charters of cities and counties to provide for division of portions of city or city and county into boroughs or districts with general or special municipal powers.

A.C.A. 2—BARRAGE AND OTHERS. (C. A.) Amends Sec. 8, Art. I, extending terms of grand jurors.

Extends period of service of grand jurors to 2 years, 9 new jurors to be impaneled in even-numbered years and 10 in odd-numbered years.

Requires 9 members of 1951 grand juries to be impaneled for 1952 and excuses remaining 10 from additional year's service.

A.C.A. 3—MCCOLLISTER. (C.A.) Amends Sec. 2, Art. IV, re Legislature.

Removes calendar day limitations on general sessions.

Removes calendar day limitations on payment of expenses of legislators while attending sessions or serving on interim committees.

A.C.A. 4—MCCOLLISTER. (C.A.) Adds Sec. 1d, Art. XIII, authorizing Legislature to exempt from taxation all or any part of property owned by veterans' organizations and used exclusively for purposes of the organizations.

A.C.A. 5—STANLEY. (C.A.) Adds Sec. 17, Art. XVI, re public improvement revenue bonds.

Provides for sale \$1,000,000,000 state bonds and use of proceeds for purchase of revenue bonds of political subdivisions and other public agencies.

Confirms Local Agencies Public Improvement Bond Act of 1951 (A.B. 182).

A.C.A. 6—CONRAD. (C. A.) Adds par., Sec. 1, Art. IV, re initiative and referendum measures.

Provides minimum percentages of minimum required signatures be obtained on petitions in specified geographical areas.

A.C.A. 7—MCCOLLISTER. (C. A.) Amends Sec. 1½, Art. XIII, re veterans' property tax exemption.

Makes value of property exempted its assessed value and provides that in computing the value of property owned, for purposes of determining whether veteran qualifies for exemption, all assessed property is to be included at its assessed value, and all other property at its full cash value.

A.C.A. 8—WATERS. (C. A.) Adds Sec. 1½, Art. II, re suffrage.

Provides that no person otherwise qualified to register or vote shall be disqualified because of residence in place over which United States has jurisdiction under Sec. 8, Art. I, United States Constitution.

A.C.A. 9—LEVERING AND OTHERS. (C. A.) Amends Sec. 3, Art. XX, re oath of office for public officers and employees.

See digest of S.C.A. 1, apparently identical.

A.C.A. 10—DOYLE. (C. A.) Amends Sec. 4, Art. IV, re qualifications of Members of Legislature.

Requires Members of Legislature to have been qualified electors of State for 3 years and of district from which chosen for 1 year next before election.

A.C.A. 11—DICKEY. (C. A.) Adds Sec. 14.9, Art. XIII, re financing firemen's retirement by taxes on fire insurers.

Declares adequate retirement allowances for public firemen matter of state, as well as local, concern.

Requires Legislature to deduct from present gross premium tax on fire insurers or additional tax to be imposed, not less than 2% of gross premiums, less return premiums, on gross business in State, for deposit in Firemen's Retirement Fund, to be used to pay retirement benefits to public firemen in manner specified.

Requires, and specifies contents of, annual reports by fire insurers to Insurance Commissioner; latter to revoke certificate of insurer failing to file statement.

A.C.A. 12—STANLEY. (C. A.) Amends Sec. 2, Art. IV, changing time limitations on legislative sessions from calendar to legislative days.

A.C.A. 13—MORRIS AND ROSENTHAL. (C. A.) Amends Sec. 1, Art. II, re right to vote.

Permits voting by persons 18 years of age or over.

Deletes provision permitting persons who acquired citizenship under Treaty of Queretaro to vote.

Exempts persons having right to vote on Nov. 7, 1950, from educational qualifications for voting.

Deletes provision exempting persons who had right to vote on Oct. 10, 1911, and persons 60 years of age or over on said date from educational requirements for voting.

A.C.A. 14—ELLIOTT. (C. A.) Amends Sec. 2, Art. IV, re Legislature.

Eliminates provisions on general and budget sessions.

Provides regular sessions shall be held annually without limitation on duration after constitutional recess.

Deletes calendar day limitations on payment of expenses of legislators while attending sessions.

A.C.A. 15—ELLIOTT. (C. A.) Adds Sec. 22a, Art. XII, re Public Utilities Commission.

Provides for election for 2 year terms of members of Commission instead of appointment by Governor. Directs Legislature to divide State into districts for that purpose, as nearly equal in population as practicable. Qualifications of commissioners to be same as for State Board of Equalization. Continues present commission until new one is elected and qualifies.

A.C.A. 16—LINCOLN AND OTHERS. (C. A.) Amends Sec. 3, Art. IV, re terms of Members of Assembly.

Increases from 2 to 4 years, commencing with 1952 election.

Provides seats of 40 elected in 1952 from even-numbered district shall be vacated in 1954.

A.C.A. 17—THOMAS AND OTHERS. (C. A.) Adds Art. XXVIII, re boroughs in chartered city or city and county.

Provides for formation of boroughs in territory of such city or city and county if territory contains not less than 25,000 population, upon petition and after election. Provides for borough council of 3 members elected for 4-year terms. Prescribes powers and duties of council.

A.C.A. 18—STEWART. (C. A.) Adds Sec. 19, Art. XIII, re taxation of property in project under Community Redevelopment Act.

See digest of S.C.A. 21, apparently identical.

A.C.A. 19—BROWN. (C. A.) Amends Sec. 8, Art. XIII, deleting requirement that taxpayer's annual property statement to assessor be under oath.

A.C.A. 20—BROWN. (C. A.) Amends Sec. 3, Art. XIII, re description of property for taxation.

Directs Legislature to provide for assessment of all lands, rather than requiring tracts in excess of 640 acres sectionalized by United States to be assessed by sections or fractions thereof and directing Legislature to provide for assessment in small tracts of lands not so sectioned.

A.C.A. 21—BURKHALTER AND OTHERS. (C. A.) Amends Sec. 22, Art. XII, re Public Utilities Commission.

Provides for election, rather than appointment by Governor, of members of commission for 6 year staggered terms. Directs Legislature to divide State into districts for that purpose as nearly equal in population as practicable. Deletes power of Legislature to fix salaries and makes annual salary \$10,000 for each commissioner. Requires elected commissioners to be qualified electors and residents of districts from which elected.

A.C.A. 22—ROSENTHAL AND OTHERS. (C. A.) Adds Sec. 3a, Art. IV, making State Representative official title of Member of Assembly.

A.C.A. 23—BROWN, ROSENTHAL, AND BECK. (C. A.) Adds Sec. 27, Art. VI, re judges' retirement.

Requires Legislature to provide for retirement for age or disability of justices of Supreme Court and district courts of appeal and judges of superior and such other courts as Legislature provides.

Requires compulsory retirement at 75 except that judge or justice holding office on effective date of provision may serve to end of term or until end of minimum period entitling him to pension.

Authorizes Legislature to specify rates of contribution and other particulars.

Authorizes Judicial Council Chairman to assign retired judge or justice to judicial duties.

Confirms provisions of Judges' Retirement Act and Judges' Retirement Fund Act until amended or superseded pursuant to section.

A.C.A. 24—BECK. (C. A.) Adds Sec. 6.5, Art. IV, re State Senators.

Provides additional Senator for each county with population 500,000-1,500,000, and one additional for each county with over 1,500,000, plus one for each 1,000,000 or major fraction thereof in excess 1,500,000.

A.C.A. 25—LINDSAY. (C. A.) Adds Sec. 31e, Art. IV, to authorize loaning of money to individuals, who own land devoted to agricultural purposes, to carry out soil conservation plans.

A.C.A. 26—GEORGE D. COLLINS AND OTHERS. (C. A.) Amends Sec. 14, Art. 1, re eminent domain.

See digest, S.C.A. 12, apparently identical.

A.C.A. 27—GEORGE D. COLLINS AND OTHERS. (C. A.) Adds Sec. 9, Art. XI, re municipal affairs.

Requires that charter provision adopted by city or county and ordinance adopted pursuant thereto be presumed to relate to municipal affairs.

A.C.A. 28—BROWN. (C. A.) Adds Sec. 27, Art. VI, re Judges' Retirement System.

Requires judges included in system to retire at age 75, but those holding office at effective date of amendment need not retire except for disability until qualified for retirement allowance.

Authorizes Judicial Council to assign retired judge to judicial duties as provided by Legislature.

A.C.A. 29—LEVERING. (C. A.) Amends Sec. 14, Art. XIII, re exemptions from property taxes.

Extends exemption re buildings used exclusively for religious worship to buildings in course of erection which are intended to be so used.

A.C.A. 30—ELLIOTT. (C. A.) Adds Sec. 1d, Art. IV, re Legislature.

Prohibits placing bill on final passage in either house at general session prior to constitutional recess, except urgency measures, appropriations for legislative salaries and mileage, and initiatives submitted to Legislature or alternatives relating thereto.

Prohibits house or committee hearings and other action during recess on bills ineligible for final passage prior to recess, with exception of printing, committee reference, and adoption of amendments.

A.C.A. 31—KIRKWOOD AND COATS. (C. A.) Amends Sec. 2, Art. IX, re education.

Creates new State Board of Education of 10 members to be elected for 10 year terms, in manner similar to election of justices of Supreme Court and District Courts of Appeal. Provides for appointment of first members of new board by Governor, subject to Senate confirmation. Abolishes existing board on appointment and qualification of new board members. Makes new board successor to powers and duties of existing board, Department of Education, Superintendent of Public Instruction, and Director of Education, until Legislature enacts other applicable laws.

Requires board to appoint Superintendent of Public Instruction, exempt from civil service, for 4 year term, and fix his compensation.

A.C.A. 32—HAHN. (C. A.) Amends Sec. 14, Art. VI, re attaches of superior courts.

Provides that, except while otherwise provided by law, county clerks shall be ex officio clerks of courts of record other than municipal courts, and authorizes Legislature to classify counties by population for this purpose.

A.C.A. 33—LYON. (C. A.) Adds Sec. 21, Art. XI, re taxation, and regulation of professions and occupations, by cities, counties, and cities and counties.

Prohibits imposition of any tax, license fee, or charge of any kind by cities, counties, and cities and counties while state law is in effect which imposes similar tax, fee, or charge, except that cities and counties may impose sales or use taxes.

Prohibits cities, counties, and cities and counties from requiring persons to take or pass examination provided for by them, as condition precedent to practicing a trade, occupation, or profession, while state law is in effect requiring an examination for such purpose.

A.C.A. 34—LINCOLN, MALONEY, AND ROSENTHAL. (C. A.) Amends and adds various Secs., Art. IV, re Assembly and Assemblymen.

Redesignates "Assembly" the "House of Representatives" and Member of Assembly, "Representative."

A.C.A. 35—DOLWIG AND OTHERS. (C. A.) Amends Sec. 7, Art. IV, authorizing Legislature to provide for determining contested elections of members in same or different way contested elections of other officers are determined.

A.C.A. 36—DOLWIG. (C. A.) Adds Sec. 16, Art. XVI, re issuance of \$500,000,000 of state bonds for construction of grade separations.

Authorizes Legislature to issue such bonds for such purposes, and authorizes such legislation as is necessary to give effect to section.

A.C.A. 37—McFALL AND BROWN. (C. A.) Amends Sec. 16, Art. V, re vacancy in office of Governor.

Provides for filling by Legislature where no other provision for and senior deputy Secretary of State fails to convene by proclamation within 8 days after vacancy occurs. Requires Legislature to meet in such event within 15 days after vacancy and fill in joint convention. Provides for appointment by board of supervisors of county in which legislator's district lies of substitute for member if latter unable or fails to attend convention.

A.C.A. 38—LINCOLN AND OTHERS. (C. A.) Adds Sec. 16, Art. XVI, re issuance of bonds to provide loans to counties and cities planning or participating in community redevelopment.

See digest of S.C.A. 20, apparently identical.

A.C.A. 39—MORRIS AND OTHERS. (C. A.) Adds Sec. 19, Art. XIII, re disposition of taxes on property in projects established under Community Redevelopment Act.

See digest of S.C.A. 21, apparently identical.

A.C.A. 40—McCOLLISTER AND OTHERS. (C. A.) Adds Sec. 16, Art. XVI, authorizing issuance of \$100,000,000 in state bonds to provide farm and home aid for veterans.

A.C.A. 41—ROSENTHAL AND OTHERS. (C. A.) Adds Sec. 31c, Art. IV, re bonuses to members of armed forces and a tax on cigarettes and tobacco products to provide funds therefor.

Requires Legislature to provide for payment of bonus to members of armed forces of United States who are still in armed forces or separated or discharged under honorable conditions, who were on active duty in World War II or during present Korean campaign, who were residents of State for at least 6 months prior to entry into armed forces, and who are residents of State at time of application for bonus.

Provides bonus shall be \$10 per month for service within United States, not to exceed \$250, and \$15 per month for service outside United States, not to exceed \$500. Provides person who served 90 days or less is not eligible for bonus, except that person

who is an amputee, paraplegic, or is blind or totally disabled, as result of service in armed forces shall receive \$500 annually instead of other bonus, regardless of length of service.

Requires Legislature to provide funds necessary to provide such bonuses by imposing excise tax on cigarettes and tobacco products, such tax not to exceed 1 mill on each cigarette and the tax on tobacco products to be equitably proportionate thereto.

A.C.A. 42—GEORGE D. COLLINS. (C. A.) Repeals Art. XXXIV, re low rent housing projects.

See digest of S.C.A. 15, apparently identical.

A.C.A. 43—BELOTTI (By Request). (C. A.) Adds Sec. 15, Art. XVI, re financing system of state freeways and highways.

See digest of S.C.A. 22, apparently identical.

A.C.A. 44—GAFFNEY. (C. A.) Adds Sec. 14.2, Art. XVI, re issuance of bonds to provide aid to cities, counties, cities and counties and districts of State for purposes of civil defense.

Authorizes issuance and sale of \$150,000,000 in state bonds to provide for civil defense subject to such legislation, rules, or regulations as shall be determined by Legislature, and to pay expenses of such sales and of administering expenditure of moneys realized therefrom.

Authorizes Legislature to pass general or special laws to carry out provisions. Authorizes such laws to provide for allocation of funds to school districts by Governor, Disaster Council, State Allocations Board, or similar agency, and provides that legislators required to meet with such board shall have equal rights and duties with non-legislative members.

A.C.A. 45—GAFFNEY AND GEORGE D. COLLINS. (C. A.) Adds Sec. 14.1, Art. XVI, authorizes Legislature to provide for issuance, sale, and distribution of proceeds of \$1,000,000,000 of state bonds, for adequate system of highways.

A.C.A. 46—GAFFNEY. (C. A.) Adds Sec. 14, Art. XVI, re issuance of bonds of State of California for school purposes.

Authorizes issuance of bonds in amount of \$150,000,000 to provide grants for elementary and high schools capital outlay, general needs of public education, and expenses of sale; sale, administration, and allocation of proceeds are subject to rules or regulations as Legislature may, from time to time, determine.

A.C.A. 47—CLOYED. (C. A.) Adds Sec. 4, Art. XIV, re development of water resources.

Authorizes issuance and sale of bonds not to exceed \$250,000,000, to be loaned to cities, counties, cities and counties, or public authority of State for expenditure in conservation, storage, transportation, development, distribution and utilization of water for any beneficial use.

A.C.A. 48—COATS. (C. A.) Amends Sec. 2, Art. IV, re Legislature.

Eliminates provisions on general and budget sessions.

Provides for annual regular, unbifurcated sessions of unlimited duration.

Removes calendar day limitations on payment expenses of legislators while attending sessions.

**TABLES OF
SECTIONS AFFECTED**

TABLES OF SECTIONS OF THE CONSTITUTION, ACTS AND CODES AFFECTED BY BILLS AND CONSTITUTIONAL AMENDMENTS INTRODUCED PRIOR TO THE CONSTI- TUTIONAL RECESS OF THE 1951 REGULAR SESSION *

CONTENTS

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* NOTE—Statutes contained in the 1944 edition of Deering's General Laws, the 1944 to 1949 Pocket Supplement and the 1950 Pamphlet Supplement to Deering's General Laws are arranged by Deering Act number, and statutes which have no such number are arranged immediately following by year, chapter and page.

ABBREVIATIONS

Ad.....	Adds
Ad (RN).....	Adds by renumbering existing sections
Am.....	Amends
R.....	Repeals
RN.....	Renumbers
S.....	Supplements

AGRICULTURAL CODE

Section	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
6	2359	----	Am	352	1999	----	Ad
19	1183	----	Ad	353.1	-----	ad643	Am
	2243	----	Ad	353.10	1999	779	Am
20	2357	----	Am		2809	-----	Am
21	2882	----	Am	357.1	1999	-----	Am
28.6	504	----	Am	357.2	1999	-----	Am
34.6	504	----	Ad	358	1999	-----	Ad
67	3165	1254	Am	397.5	-----	1539	Ad
73	3227	-----	Am	432	-----	1258	Am
78	-----	1631	Ad	449	540	1451	Ad
80	2482	-----	Am	450.5	2355	-----	Ad
87.3	2764	-----	Ad	460	-----	493	Am
88	-----	104	Am		-----	1454	Am
88.2	-----	893	Ad	461	968	1452	Am
91.6	1223	-----	Ad	464	968	-----	Am
92	1548	104	Am	464.5	968	1259	Am
	-----	286	R & Ad	475.1	-----	161	Ad
92.1	2278	286	Ad	493	540	-----	Am
	2484	-----	Ad	494	540	-----	Am
92.2	-----	286	Ad	509	583	-----	Am
92.3	-----	286	Ad	510	583	-----	Am
92.4	-----	286	R & Ad	526	2346	627	Am
92.5	7	104	Am	531	502	1455	Am
	-----	1255	Am	572	-----	162	R
94.5	88	150	Am	606	-----	628	Am
94.7	2530	-----	Ad	618	-----	629	Am
99	2763	-----	Ad	626	3316	-----	Am
	2618	-----	Ad	626.5	295	-----	Ad
100	600	-----	Am	632	-----	159	Am
106.1	-----	1256	Am	633	2210	-----	Am
120	793	101	Am		-----	159	R
160.1	601	-----	Am	637	-----	582	Am
160.6	601	-----	Am	637.5	818	160	Am
160.15	601	-----	Ad	644.2	2128	-----	Ad
160.16	601	-----	Ad		2681	-----	Ad
160.65	601	-----	Ad	654	2124	1252	Am
160.93	2938	-----	Am	655	2124	1252	Am
160.96	2825	-----	Ad	657	2127	-----	Ad
200.5	602	-----	Ad	667	3292	-----	Am
205.5	-----	1257	Am	673	556	-----	Am
221	457	-----	Am	674.5	1142	1138	Ad
234	457	-----	Am	681	-----	163	Am
234.5	457	-----	R	682	557	-----	Am
235	457	-----	Am	707.5	582	-----	Am
236	457	-----	Am	727 to 730	-----	651	R
240	457	-----	Am	730.2	-----	164	Am
243	457	-----	R		-----	651	R
246	457	-----	R	730.4 to 733.4	-----	651	R
247	457	-----	R	734	-----	221	Am
260.1	2122	1251	Am		-----	651	R
262	2125	1250	Ad	734.5	-----	651	R
263	2125	1250	Ad	735	-----	651	R
274	580	-----	Am	735.1	2123	-----	Am
275	580	-----	Am		-----	651	R
285.3	586	-----	Am		-----	1253	Am
301	2356	-----	Am	735.2	-----	651	R
318.3	587	-----	Am	735.3	-----	651	R
339.3	2809	779	Am	735.4	2123	-----	Am
339.4	2809	779	Am		-----	651	R
351.0	1999	-----	Am		-----	1253	Am

AGRICULTURAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
735.5 to 736.1	-----	651	R	829.4	235	-----	Am
736.1-1	2546	220	Am	861	-----	1261	Am
-----	-----	651	R	900	-----	1260	Am
-----	-----	1237	Am	941	3037	-----	Ad
736.2	-----	651	R	963.3	2447	-----	Ad
736.3	2163	-----	Am	1025	-----	287	Am
-----	-----	651	R	1038	-----	103	Am
-----	-----	652	Am	1044.5	-----	1236	Am
-----	-----	1239	Am	1061	-----	288	Am
736.3a	2950	-----	Ad	1079	-----	1231	Am
-----	-----	651	R	1083.1	603	-----	Am
736.4	-----	651	R	1083.3	603	-----	Am
736.10	2545	-----	Am	1083.5	603	-----	Am
-----	-----	651	R	1089	603	-----	Am
736.11	-----	220	Am	1092	-----	1235	Am
-----	-----	651	R	1100	1806	-----	Ad
-----	-----	943	Am	1101	-----	959	Am
736.12	-----	651	R	1103.01	-----	1449	Ad
736.12a	2014	-----	Ad	1104.2	1904	285	Ad
-----	-----	651	R	1106.2	-----	1233	Am
736.13 to	-----	-----	-----	1107	-----	959	Am
737.10	-----	651	R	1110	-----	1448	Ad
737.11	2680	-----	Am	1111	-----	1448	Ad
-----	3226	-----	Am	1142	2456	-----	R & Ad
-----	-----	651	R	-----	-----	1245	Am
737.12	-----	651	R	-----	-----	1601	R & Ad
738	-----	651	R	1142.1 to	-----	-----	-----
741.5	-----	1453	Ad	1142.4	2456	1601	Ad
746.3a	-----	1453	Ad	1143	-----	1245	Am
754	2354	-----	Ad	1143(a)	2456	1601	Am
762.95	-----	743	Ad	1145	-----	1450	Am
784	807	-----	Am	1151	2351	-----	Am
785	-----	1238	Am	1220	-----	1234	Am
787.5	599	-----	Am	1231	-----	1262	Am
-----	2660	-----	Am	1231.5	-----	1262	Ad
785	599	-----	Am	1234	-----	1262	Am
-----	2660	-----	Am	1237.5	-----	1262	Ad
795.1	49	-----	Am	1239	-----	1230	Am
795.5	2660	-----	Am	-----	-----	1262	Am
796	2660	-----	Am	1239.5	-----	1262	Ad
796.1	599	-----	Am	1270	-----	1247	Ad
-----	2660	-----	Am	1270.5	-----	1247	Ad
796.2	2660	-----	Am	1300.8	1023	-----	Am
796.5	2660	-----	Am	1300.9	1023	-----	Am
799	2162	-----	Am	1300.12	585	1447	Am
802.6	-----	470	Am	1300.12b	-----	1456	Ad
803.5	1198	1608	Am	1300.13	585	-----	Am
809	-----	102	Am	-----	1184	-----	Am
812.4	235	-----	Am	1300.15	585	-----	Am
812.6	235	-----	Am	1300.16	585	258	Am
813.5	-----	736	Am	1300.17	585	-----	Am
814	235	-----	Am	1300.18	585	1232	Am
818	2258	-----	Am	1300.19	585	-----	Am
820	-----	471	Am	1301 to	-----	-----	-----
825.8	235	-----	Am	1303	-----	1536	Ad
828.7	235	-----	Am	1400 to	-----	-----	-----
829.35	235	-----	Am	1835	-----	651	Ad

BANKING CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
213	2882	----	Am, R	1363	898	----	Am
230	2882	----	Am, R	1364	898	----	Am
232	1890	----	R	1366	898	----	Am
271	1886	----	Am	1367	898	----	Am
275	3107	----	Am	1371	898	----	Am & RN,
350	3107	----	Am				Ad
601	3107	----	Am	1372	898	----	Ad (RN)
640	3107	----	Am	1437	-----	542	Ad
641	3107	----	Am	1780	3107	----	Am
643	3107	----	Am	2058	2598	----	Ad
644	3107	----	Am	2090	3108	----	Am
661	3107	----	Am	2095	3108	----	Am
753	1888	----	Am	3011	3108	----	Am
870	1818	----	Am, R	3013 to			
871	2781	----	Am	3015	3018	----	Ad
	3107	----	Am	3121	1818	----	Am, R
954	3107	----	Ad	3150	1818	----	Am, R
1223	3107	----	Am		3107	----	Am
1224	3107	----	Am	3162	1818	----	Am, R
1257	-----	542	Ad	3163	1818	----	R & Ad
1356	898	----	Am				(RN)
1357	898	----	Am	3164 to			
1359	898	929	Am	3167	1818	----	R
	2578	----	Am	3168	1818	----	Am & RN,
1359.1	2854	----	Ad				R
1362	898	----	Am	3370	1887	----	Am
	2854	----	Am	3396	898	----	Am

Note—In addition to bills affecting sections as shown by table, all Banking Code sections are repealed by Assembly Bill No. 2386 (Financial Code).

BUSINESS AND PROFESSIONS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
6.5	252	----	Ad	2633 to			
101	1221	----	Am	2640	2011	672	Ad
110.6	-----	538	Am	2701	-----	1624	Am
114	71	-----	R, Ad	2702	-----	1624	Am
151	1816	-----	Am	2708.1	-----	728	Ad
	2882	-----	Am		-----	729	Ad
300 to				2724	-----	1625	Ad
306	-----	1665	Ad	2725.1	-----	1625	Ad
450 to				2727.5	-----	621	Ad
453	2031	---	Ad	2733.5	2015	481	Ad
1001	-----	971	Am	2750.5	2015	481	Ad
1200 to				2786	---	728	Am
1204	1541	960	R & Ad	2786.5	-----	1625	Ad
	2478	---	R & Ad	2790	3249	---	Ad
1205	1541	960	R & Ad	2815	-----	1625	Am
	2478	---	R & Ad	2831	---	1625	Ad
		1458	Am	3200 to			
1206	1541	960	Ad	3291	-----	1555	Ad
	2478	---	Ad	4010	-----	800	Am
1207 to				4011	-----	802	Am
1218	2478	---	Ad	4030	951	801	Am
1220 to					-----	803	Am
1304	1541	960	R & Ad	4031	-----	802	Am
	2478	---	R & Ad	4032	951	803	Am
1305 to					1579	---	Am
1310	2478	---	Ad	4034	951	803	Ad
1320 to				4035	3274	---	Am
1322	1541	960	Ad	4037	3274	---	Am
1330 to				4040	951	803	Am
1390	2478	-----	Ad	4044	3274	---	Am
1908	2003	-----	Am	4162	1580	---	Am
2008	---	1602	Am	4256	953	804	Am
		1603	Am	4500 to			
2013	2672	---	Ad	4502	1221	1007	Ad
2116	3170	---	Am	4503	1221	-----	Ad
2135	1211	-----	Am	4506 to			
2141	2673	---	Am	4509	-----	1007	Ad
2142	2674	-----	Am	4510 to			
2147.5	1212	-----	Am	4514	1221	-----	Ad
2169	1211	-----	Am	4515 to			
2173	1964	-----	Am	4525	1221	1007	Ad
2173.5	1876	-----	Ad	4525.5	1221	-----	Ad
2175	1534	662	Am	4526 to			
2191	2675	-----	Am	4529	1221	1007	Ad
2192	2675	-----	Am	4530 to			
2193	2679	-----	Am	4534	1221	---	Ad
2210	1210	-----	Am	4535	1221	1007	Ad
2211	1210	-----	Am	4536	---	1007	Ad
2216	1210	-----	Am	4540	---	1007	Ad
2287	1211	-----	Am	4544 to			
2288	2677	-----	Am	4549.5	1221	---	Ad
2289	1211	-----	R	4550 to			
2293	1211	-----	R	4552	1221	1007	Ad
2316.6	2187	-----	Ad	4553 to			
2319	1214	-----	Am	4559	1221	---	Ad
2383	2694	-----	Am	4560 to			
2385	2676	-----	Am	4562	1221	1007	Ad
2435	2678	-----	Am	4572 to			
2600 to				4628	1221	-----	Ad
2632	626	517	Ad	4806	-----	1788	Am
	2011	672	Ad				

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
4920 to				6106.1	1683	----	Ad
4950	1524	----	Ad	6175 to			
4950.01 to				6180	-----	1666	Ad
4950.48	-----	283	Ad	6360.5	2226	----	Ad
4960 to				6362	539	-----	R
4971	1524	-----	Ad	6509	1961	-----	Am
5053	1545	924	Am	6512	2882	1425	Am
5081	1544	924	Am	6535	2840	-----	Am
5082.2	-----	761	Am	6700 to			
5082.6	68	-----	Ad	6715	428	-----	R & Ad
5083	1544	924	Am		429	-----	R & Ad
5289	3262	1772	Am		432	-----	R & Ad
5312	860	312	Am		433	-----	R & Ad
5324	860	312	Am		1879	-----	R & Ad
5325	860	312	Am	6716	428	-----	R & Ad
	3261	1773	Am		429	-----	R & Ad
5326	1206	-----	Ad		432	-----	R & Ad
5350 to					433	-----	R & Ad
5423	2489	-----	Ad		1879	-----	R & Ad
5501	2643	-----	R		2225	-----	Am
5503	2448	-----	Ad	6717 to			
5536	2447	-----	R & Ad	6731	428	-----	R & Ad
	2643	-----	Am		429	-----	R & Ad
5537	2448	-----	R & Ad		432	-----	R & Ad
	2643	-----	Am		433	-----	R & Ad
5542	2448	-----	Ad		1879	-----	R & Ad
5550	2134	-----	Am	6731.5	428	-----	R
5600	2133	-----	Am		429	-----	R
5604	2133	-----	Am		432	-----	R
5615 to					433	-----	R
5644	343	-----	Ad		1879	-----	R
5650	343	-----	Ad		3036	-----	Ad
	3224	-----	Ad	6732 to			
5651	343	-----	Ad	6735	428	-----	R & Ad
	3224	-----	Ad		429	-----	R & Ad
5652 to					432	-----	R & Ad
5686	343	-----	Ad		433	-----	R & Ad
6060	1254	386	Am		1879	-----	R & Ad
	1597	661	Am	6736	428	-----	R
	1601	-----	R & Ad		429	-----	R
	1602	-----	R & Ad		432	-----	R
6060.1	1599	263	Ad		433	-----	R
	-----	386	Ad		1222	-----	Am
	-----	463	Ad		1879	-----	R
6060.5	1598	-----	Am	6737 to			
	1601	-----	R	6742	428	-----	R & Ad
	1602	-----	R		429	-----	R & Ad
6060.6	1254	661	Am		432	-----	R & Ad
	1600	-----	R & Ad		433	-----	R & Ad
	1601	-----	R		1879	-----	R & Ad
	1602	-----	R	6743	428	-----	R
	2527	-----	Ad		429	-----	R
6060.7	1254	661	Am		432	-----	R
	1601	-----	R		433	-----	R
	1602	-----	R		1879	-----	R
6060.8	73	527	Ad		2644	-----	Ad
6061	1601	-----	R	6744	428	-----	Ad
	1602	-----	R		429	-----	Ad
6064.1	1683	-----	Ad		432	-----	Ad
6087	901	-----	Am		433	-----	Ad
6100	901	-----	Am		1879	-----	Ad

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Text	Sections	Assembly bill	Senate bill	Text
6745	428	----	Ad	6931	2003	----	Am
	429	----	Ad	6938	2003	----	R
	432	----	Ad	6941 to			
	433	----	Ad	6944	2003	----	R
	1879	----	Ad	6948	2003	----	Am
6746	428	----	Ad	6956	2003	----	Am
	429	----	Ad	7001.1	2638	1494	Ad
	432	----	Ad			1699	Ad
	433	----	Ad	7011	1817	----	Am
6747	428	----	Ad		2882	----	Am
	429	----	Ad	7026.5	3101	----	Ad
	432	----	Ad	7027	1511	----	Ad
	433	----	Ad	7031	1538	----	Am
6750 to					1801	----	Am
6796	428	----	R & Ad		2646	----	Am
	429	----	R & Ad	7032	1063	----	Ad
	432	----	R & Ad	7044	1106	694	Am
	433	----	R & Ad		2601	1495	Am
	1879	----	R & Ad			1698	Am
6797	428	----	R & Ad	7048	1510	----	Am
	429	----	R & Ad	7049	598	1657	Am
	430	----	Am		1511	----	Am
	432	----	R & Ad		3102	----	Am
	433	----	R & Ad	7053	1508	----	Am
	1879	----	R & Ad	7055	967	----	Am
6798	428	----	R & Ad	7056	967	----	Am
	429	----	R & Ad		1684	----	Am
	432	----	R & Ad	7057	967	----	Am
	433	----	R & Ad	7058	967	----	Am
	1879	----	R & Ad	7059	967	----	Am
6799	428	----	R & Ad	7065.1	2659	----	Ad
	429	----	R & Ad	7123	1882	----	Ad
	432	----	R & Ad	7130	2007	----	Ad
	433	----	R & Ad	7146	845	----	Ad
	1699	444	Am		1787	----	Ad
	1879	----	R & Ad	7147	1787	----	Ad
6810	1698	443	Am	7150 to			
6855	2003	----	Am	7199.6	1507	----	Ad
6858	2003	----	Am	7302	813	----	Am
6859	2003	----	Ad	7303	813	805	Am
6861	2003	----	Am		2308	----	Am
6862	2003	----	Am	7315	407	----	Am
6863	2003	----	Am	7330	590	806	Am
6875	2003	----	Am	7332	3364	----	Am
6876	2003	----	Am	7339	813	----	Ad
6877	2003	----	Am	7342	813	----	Am
6878	2003	----	Am	7343	813	----	Am
6881	2003	----	Am	7344	813	----	R & Ad
6885	2003	----	Am	7345	813	----	Ad
6886	2003	----	Am	7346	813	----	Ad
6891	2003	----	Am	7347	813	----	Ad
6906	2003	----	Am	7372	2309	----	Am
6908	2003	----	Am	7373	590	806	Am
6913	2003	----	Am	7376	813	----	Am
6914	2003	----	Am	7382	590	806	Am
6915	2003	----	Am	7393.1	813	----	Ad
6921	2003	----	Am	7394.1	813	----	Ad
6922	2003	----	Am	7397	813	----	Am
6923	2003	----	Am	7414.5	----	1604	Ad
6925	2003	----	Am				

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7420	52	----	Am	8527.5	895	----	Ad
7421	52	----	Ad	8527.6	895	----	Ad
7432	2591	----	Ad	8527.7	895	----	Ad
7433	2591	----	Ad	8557	70	----	Ad
7442	813	----	Am	8568	1234	----	Am
	1240	----	Am	8595 to			
7500	----	1660	Am	8601	895	----	Ad
7503	----	1660	Am	8613 to			
7504	----	1660	Am	8618	896	----	Ad
7506	----	1660	R	8624	1235	----	Am
7510	----	1660	Am	8635	896	----	Am
7514	----	1660	Am		1234	----	Am
7520	----	1660	Am	8636	896	----	Am
7521	----	1661	Am	8641	1234	----	Am
7522	----	1661	Am	8642	896	----	Am
7523	2785	----	Am		1234	----	Am
7524	----	1659	Am	8643	896	----	Am
7525	----	1659	Am	8644	896	----	Am
7526	----	1659	Am		1234	----	Am
7528	----	1659	Am	8645	896	----	Am
7529	----	1660	Am	8646	896	----	Am
7529.5	----	1660	R	8648	896	----	Am
7530	----	1660	R & Ad	8651	1234	----	Am
7533	----	1660	Am	8652	1526	----	Ad
7534	----	1660	Am	8800 to			
7537	----	1660	R	8848	2682	----	Ad
7538	----	1660	Am		3206	----	Ad
7541	----	1660	Am	8849 to			
7543	----	1660	Am	8901	3206	----	Ad
7545	----	1660	Am	8968	896	----	R
7546	624	1660	Am	9005	1225	----	Am
7551	----	1659	Am	9019	1224	----	Ad
7552	----	1659	Am	9025	1224	----	Am
7553	----	1659	Am	9036	1227	----	Am
7567	----	1660	R	9039	1227	----	Am
7580	----	1662	Am	9041 to			
7581	----	1662	Am	9044	2161	----	R
7606	2551	----	Am	9501	1226	----	Am
7610	----	973	Ad	9508	1226	----	Am
7616	2552	----	Am	9509	1226	----	Am
7617	2550	----	Am	9510	1226	----	Am
7619	----	973	Am	9510.1	287	----	Ad
7625	2551	----	Am	9511	1236	----	Am
7625.1	2551	----	Ad	9512	1237	----	Am
7629	2552	----	Am	9513	1226	----	Am
7633	2552	----	Ad	9518.1	282	----	Ad
7634	2550	----	Ad	9522.1 to			
7641	----	973	Am	9522.17	1226	----	Ad
7643	2549	----	Am	9522.18	282	----	Ad
7644	2549	----	Ad	9533	1238	----	Am
7665	----	973	Am	9540	1239	----	Am
7693	1065	1653	Am	9540.5 to			
	3061	----	Am	9540.55	290	----	Ad
7708	2551	973	Ad	9540.6	283	----	Ad
7720	2552	----	Ad	9540.7	284	----	Ad
	2884	----	Ad	9540.8	285	----	Ad
8000 to				9541	1228	----	Am
8080	22	----	Ad	9541.1	69	----	Ad
8525	800	----	Am	9542	1228	----	Am
	1234	----	Am	9544.1	69	----	Ad

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Amended	Sections	Assembly bill	Senate bill	Amended
9545	1034	----	Am	11616	1052	----	Am
9550	1032	----	Am	12024.4	2810	1430	R
	1229	----	Am	12108	----	242	Ad
9550.1	286	----	Ad	12215	2686	----	Ad
9553	----	622	Am	12501	----	242	Am
9563	1230	----	Am	12606.5	----	240	Ad
9566	1230	----	Am	12607.5	2487	----	Ad
9580	1231	----	Am	12608	----	240	Am
9594	1233	----	Am	14290	2807	----	Am
9594.1 to				16100	2036	----	Am
9594.85	289	----	Ad	16101	----	1487	Am
9594.9	288	----	Ad	16101.3	----	1487	Ad
9598	1232	624	Ad	16102	----	1487	Am
9598.5	287	----	Ad	16104 to			
9599	----	623	Ad	16108	3281	511	Ad
9604	----	1502	Am	16304.1	----	1062	Ad
9605	----	1502	Am	16305	----	1062	Am
9606	2658	----	Am	16307	----	631	Am
9607	2658	----	Am			1222	Am
9625	2658	----	Am	16308	----	1222	Am
9626	2658	----	Am	16320.1	----	1062	Ad
9650	2658	----	Am	16322	----	1062	Am
9652	2658	----	Am	16349	----	1062	Am
9655	2658	----	Am	16350	----	1062	Am
9656	2658	--	Am	16390	----	1062	Am
9659 to				16391	----	1062	Am
9669	2658	----	Ad	16392	----	1062	Am
9675	----	1502	Am	16430	----	1062	Am
9683	2658	----	Am	16451	----	1062	Am
9715	2658	----	R	16726	3167	----	Am
9716	2658	----	R	16750.5	2426	----	Ad
9765	----	676	Am	16900 to			
9767	2658	----	Am	16905	2468	----	R
9768	2658	----	Am	17026	2714	----	Am
9769	----	676	Am	17043	2427	----	Am
9770	----	676	Am	17070	2428	----	Am
9775	----	750	Ad	17072	2429	----	Am
9800 to				17500.1	2371	----	Am
9882	302	----	Ad	17500.2	2371	----	Ad
	2451	----	Ad	17502	2669	----	Am
9883	302	----	Ad	17503	90	----	Ad
9885	302	----	Ad	17533.6	2371	----	Ad
9890 to				17536	2340	----	Ad
9892	2451	----	Ad	18450	342	----	Ad
10055	2658	----	Am	18451	342	----	Ad
	2882	----	Am	18500 to			
	3230	----	Am	18503	2775	----	Ad
10074	2658	----	R	18626.5	2882	----	Am
10213.5	----	855	Am			1788	R
10213.7	----	855	Am	18632	----	739	Am
10328.9	----	855	Ad	18633	----	739	Am
10333.8	----	855	Ad	18634	----	739	Am
11512	----	54	Ad	18652	2697	740	Ad
11513	----	54	Ad	18711	1218	807	Am
11525.1	3330	----	Ad	18734	2221	634	Am
11545	1605	----	Ad		2222	635	Am
11556 to					2223	636	Am
11560	----	54	Ad	19431	2421	----	Am
11611	----	1541	Am	19433	1866	1788	Am
	----	1572	Am		2882	----	Am

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
19435	2422	-----	Am		873	236	Am
19437	2407	-----	Am		2765	-----	R
19439	-----	173	Ad	19626.5	1549	-----	R
19484	2381	-----	Am	19627	19	1227	Am
19485	-----	925	Am		2273	-----	Am
19485.5	2381	1658	Ad		2862	-----	Am
	2479	-----	Ad	19628	-----	105	Am
19486	2862	-----	Am	19629	2716	563	Ad
19511	2420	-----	Am	19800	-----	244	Am
19533	-----	1137	Am	20800	1289	-----	Am
19535	-----	1632	Ad	20801	1288	-----	Am
19538	2381	-----	Am	20840	1870	-----	Am
	2479	-----	Am	20849	-----	243	Am
	-----	1658	R & Ad	20880	2404	1757	Am
19538.1	2479	1658	Ad	20985	-----	241	Ad
19538.2	2479	1658	Ad	20990 to			
19539	1248	-----	Am	21002	647	-----	Ad
19563	2414	-----	Am	21201	-----	1764	Am
19597	2862	925	Am	21202	-----	1764	Am
19597.5	2381	-----	Ad	21203	-----	1764	Am
19598	-----	897	Am	21204	-----	1764	Am
19622	1095	105	Am	21222	-----	1764	Am
	1549	-----	Am	21223	-----	1764	Am
	2765	-----	R & Ad	21223.5	-----	1764	Ad
19622.5 to				Div. 8,			
19624	2765	-----	R	Pt. 3,			
19625	2765	-----	R	Ch. 2,			
19626	56	105	Am	Art. 2	2658	-----	R

CIVIL CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
22 to				455	2993	987	R
23.6		1012	Ad	456	2992	987	R
48a		1682	Am	457	2991	987	R
52	3065		Am	458	2990	987	R
52.5	2066		Ad	459	2989	987	R
53	3065		Am	465	2988		Am
54.1	1756		Ad			987	R
54.5	3065		Ad	465a	2987		Am
60	2182		R			987	R
	3287		R	466 to 467a		987	R
69	2182	581	Am	468	2986		Am
	3287		Am			987	R
69a	1037		Am	469 to 478		987	R
70	2756	572	Am	479	2985	987	R
73	1037		Am	480	2984	987	R
79.10	3250		Ad	481	2983	987	R
84	955		Am	482	2982	987	R
	2341		Am	483	2981	987	R
88	2342		Ad	483.1 to 483.3		1059	Ad
108	465		Am	484	2980	987	R
131.5	1124		Am	485		987	R
133	1124		Am	485a		987	R
137	955		Am	485b		616	Ad, R
137.1 to				486 to 488		987	R
137.3	955		Ad	489	2979	987	R
137.5	955		Am	490	2978	987	R
138	955		Am	491	2977	987	R
139	955		Am	492		987	R
140	955		Am	493		987	R
141	955		Am	494	2976		Am
142		813	Am			987	R
146	955		Am	497 to 503		987	R
147	955		II	504		572	Am
161b		857	Am			987	R
169	955		Am	505 to 511		987	R
171c	1546	1595	Ad	536 to 540		987	R
	1952		Ad	557 to 566	2180		R
196		898	Am		2386		R
203a	2027	681	Ad	571 to 583b	2386		R
221		526	Am	715	2363		R
224	856		Am	715.1	2363		Ad
	857		Am	715.2	2363		Ad
224p	856		Am	716	2363		Am
225m		1432	Am	772	2363		R
225p	2365		Am	773	2363		Am
225q	425		Ad	832	3338		Am
	2364		Ad	986		1762	Ad
226	855		Am	1116	1826		Ad
226a	856		Am	1181		572	Am
226b	856		Am	1190.1	1177		Ad
226c	856		Ad		1822		Ad
227b	856		Am	1241	1819		Am
227d	856		Ad	1242	1825		Am
227e	856		Ad	1243	1825		Am
227p		526	Ad	1263	1820		Am
228.5	2209		Ad	1265	1825		Am
290a	2386		R	1714	1310		Am
330.24	2378		Am	1714.1	2588		Ad
454	2994	987	R	1714.3	3200		Ad

CIVIL CODE—Continued

Sections	Assembly bill	Senate bill	Text	Sections	Assembly bill	Senate bill	Text
1714.5	606	----	Am (as ad by Stats. 1943, Ch. 463)	2290 to 2290.27	1092	----	Ad
	658	----	Am (as ad by Stats. 1943, Ch. 895) & RN	2466	719	----	Am
			Ad (RN)	2469.1	719	----	Am
1714.6	658	-----	Am	2853	1182	----	Ad
1865	-----	572	Am	2924c	1824	----	Am
1873	2450	-----	Am	2980	806	----	Am
1874	-----	56	Ad	2980.5	1565	----	Ad
1881.3	-----	1242	R	2982	342	----	Am
	-----	1243	R	3017	2664	----	Am
2003	-----	693	Ad	3019	2664	----	Am
2080 to 2082	-----	1013	Ad	3030	2664	----	Ad
2162	1525	-----	Ad	3055 to 3055e	2028	692	Ad
2189	-----	987	R	3333.1	1310	----	Ad
2261	832	877	Am	3333.5	2587	1766	Ad
	1858	-----	Am	3342	3339	----	Ad
	2657	-----	Am	3440	-----	1489	R & Ad
					--	1560	Am
				3440.1	-----	1489	Ad
				3440.5	-----	1489	Am

CODE OF CIVIL PROCEDURE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
12a	2332	-----	Am	73f	-----	1776	R
12b	-----	1012	Ad	73g	2002	-----	Ad
17	1786	505	Am	75	1728	-----	Ad
18.5	1169	-----	Ad	77a	1196	-----	Am
35	3333	679	Ad	77b	1786	608	Am
39 to 39.4	-----	1012	Ad	78	-----	1012	Ad
39.5	-----	1012	Ad	78.1	-----	1012	Ad
-----	-----	1795	Am	78.2	2624	-----	Ad
39.6	-----	1012	Ad	79	2626	323	Am
39.7	2132	1081	Ad	-----	-----	1012	Ad
-----	-----	1796	Ad	79.1	894	-----	Am
41	2625	323	Am	-----	2624	-----	R
-----	-----	1012	Ad	-----	-----	1012	Ad
58	-----	1012	Ad	79.2	2624	-----	R
58.1	-----	1012	Ad	-----	-----	1012	Ad
58.2	-----	1012	Ad	79.3	2624	-----	R
-----	-----	1017	Am	-----	-----	1012	Ad
58.3 to	-----	-----	-----	79.4	2624	-----	R
58.5	-----	1012	Ad	-----	3161	-----	Am
58.6	1784	-----	Am	-----	-----	1012	Ad
-----	-----	660	Am	79.5	2624	-----	R
-----	-----	1012	Ad	-----	-----	40	Am
-----	-----	1780	R	-----	-----	1012	Ad
58.7	-----	1012	Ad	79.6	2624	-----	R
58.8	-----	1012	Ad	-----	-----	1012	Ad
59	-----	1012	Ad	79.7	454	763	Am
59.1	2300	595	Am	-----	2624	-----	R
-----	-----	659	Am	-----	-----	1012	Ad
-----	-----	1012	Ad	79.8	2624	-----	R
-----	-----	1780	R	-----	-----	1012	Ad
59.2 to	-----	-----	-----	79.9	2624	-----	R
59.8	-----	1012	Ad	-----	-----	1012	Ad
60 to	-----	-----	-----	79.10	864	-----	Am
60.4	-----	1012	Ad	-----	2624	-----	R
61	2625	323	Am	-----	-----	1012	Ad
-----	-----	1012	Ad	-----	-----	1654	Am
61.1	-----	1012	Ad	79.11 to	-----	-----	-----
61.2	-----	1012	Ad	79.14	2624	-----	R
-----	-----	1018	Am	-----	-----	1012	Ad
61.3 to	-----	-----	-----	79.15	1297	154	Am
61.5	-----	1012	Ad	-----	2624	-----	R
61.6	2605	-----	Am	-----	-----	154	Am
-----	-----	1012	Ad	-----	-----	1012	Ad
-----	-----	1780	Am	79.16	2624	-----	R
61.7	-----	1012	Ad	-----	-----	1012	Ad
61.8	-----	1012	Ad	79.17	766	-----	Am
62	-----	1012	Ad	-----	2624	-----	R
62.1	-----	1012	Ad	-----	-----	1012	Ad
65a	-----	1799	Ad	79.18	2624	-----	R
65b	-----	1799	Ad	-----	-----	15	Am
65.1	-----	1012	Ad	-----	-----	1012	Ad
-----	-----	1019	Am	79.19	2624	-----	R
65.2	-----	1012	Ad	-----	-----	1012	Ad
66	93	277	Am	79.20	2624	-----	R
66c	455	589	Am	-----	-----	1012	Ad
66e	-----	1147	Am	79.21	2324	-----	Am
66f	1119	-----	Am	-----	2624	-----	R
66u	1083	144	Ad	-----	-----	1012	Ad
73	-----	1776	R	-----	-----	1537	Am
73b	-----	1776	R	79.22	2624	-----	R
73e	1786	505	Am	-----	-----	40	Am

CODE OF CIVIL PROCEDURE—Continued

[illegible]

CODE OF CIVIL PROCEDURE—Continued

Sections	Assembly bill	Senate bill	Text	Sections	Assembly bill	Senate bill	Text
98 to	1770	----	Am	Pt. 1,			
98.7	--	1012	Ad	Tit. 1,			
Pt. 1,				Ch. 5,			
Tit. 1,				Art. 5,			
Ch. 5,				(heading)		608	R
Art. 3,				117	1786	608	Am
(heading)	1786	608	Am	117a	1786	608	Am
99 to				117b	1786	608	Am
103	1773	569	R	117c	1786	608	Am
103a	1773	544	Am	117d	1786	608	Am
		569	Am		2102	1174	Am
103c	1773	569	R	117e	1786	608	Am
103d	1773	569	R	117g	1786	608	Am
103g	1773	569	R		2101	1173	Am
103b	1773	569	R	117h	1786	608	Am
103i	1773	569	R	117ha	1786	608	Am
103j	1773	569	R	117i	1786	608	Am
103k	1773	569	R	117j	1786	608	Am
103l	1773	569	R		2099	1172	Am
103m	1773	569	R	117l	1786	608	Am
103n	1773	569	R	117m	1786	608	Am
103 $\frac{1}{2}$	1277	----	Am		2098	1171	Am
	1773	569	R	117o	1786	608	Am
	2304	----	Am	117p	1786	608	Am
103 $\frac{1}{2}$	1773	----	R	117r	902	608	Am
		545	Am		1786	--	Am
		569	R	Pt. 1,			
104	1773	569	R	Tit. 1,			
105	1773	569	Am	Ch. 6,			
105a	1773	569	Am	(heading)	1786	608	Ad (RN)
105.5	1773	569	Am	121 to			
107	1773	569	R	122e	1786	608	R
Pt. 1,				Pt. 1,			
Tit. 1,				Tit. 1,			
Ch. 5,				Ch. 7,			
Art. 4,				(heading)		608	Am & RN
(heading)	1786	608	R	131.3	1786	608	Am
108	1773	569	Am	134	1786	608	Am
108a	1773	569	Am	139	1786	608	Am
109	1773	569	Am	142	1786	608	Am
110	1773	569	R			1776	R
110a	1773	569	R	144	1782	----	Am
111	1773	569	R	147	1786	608	Am
Pt. 1,				149a	1786	608	Am
Tit. 1,				150	1786	608	Am
Ch. 7,				151	1786	608	Am
(heading)	1786		Am & RN	152	1786	608	Am
113	1773	569	Am	153	1786	608	Am
113a	1773	569	Am	166	1786	608	Am
113b	1773	569	Am		2878	----	Am
113c	1773	569	R	170	1786	608	Am
113d	1773	569	R	170a	1786	608	Am
115	1773	569	Am	170.5	479	----	R & Ad
	2755	----	Am	171	1786	608	Am
116	1773	569	Am	172	1786	608	Am
116a	1773	569	Am	188	1786	608	Am
116b	1773	569	Am	189	713	608	Am
116c to					1786	----	Am
116g		119	Ad	189.7	1293	----	Ad

CODE OF CIVIL PROCEDURE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
196	175	-----	Am		-----	1790	R (as ad by Stats. 1943, Ch. 1031)
	2384	-----	Am				
		1012	Ad				
196.1		1012	Ad				
196.2	1941	-----	Ad	261c	-----	1790	R
200	3084	-----	Am	261e	1792	-----	Am
203	1772	570	Am		3358	-----	Am
204	1772	570	Am	261bb	-----	364	Ad (RN)
204a	757	365	Am	262 to			
	1772	570	Am	262.10	-----	1012	Ad
	3085	1499	Am	268	-----	1012	Ad
204c	3087	-----	Am	269b	1158	-----	Ad
204e	1793	-----	Am	270	3323	-----	Am
	3357	-----	Am	271	3324	-----	Am
		1792	R	274	3322	-----	Am
204f		961	Am	274c	1786	608	Am
		1792	R		3325	-----	Am
204h	213	379	Am			1792	R
	929	-----	Am	274d	3326	-----	Ad
		1792	R	274e	-----	1792	R
206	1772	570	Am	304 to			
214	903	-----	Am	304.4	-----	1012	Ad
226	1772	570	Am	349.5	1066	-----	Ad
227	1772	570	Am	360.5	370	-----	Ad
230	1772	570	Am	372	1786	608	Am
231	1772	570	Am	386	2648	-----	Am
233	1772	570	Am	392	1940	604	Am
	2754	-----	Am	393	1940	604	Am
241	971	391	R & Ad	395	1940	604	Am
	1165	-----	Am	396	1940	604	Am
	2323	-----	R & Ad	396a	1940	604	Am
242	971	391	R & Ad	396b	1940	604	Am
	2323	-----	R & Ad		2759	-----	Am
248	1772	570	Am	399	1940	604	Am
250	1772	570	Am	406	1786	608	Am
259	2878	-----	Am	407	1786	608	Am
259a	2878	-----	Am	408	1786	608	Am
260	756	364	Ad	410	1786	608	Am
261	2597	-----	Am	412	1786	608	Am
261.5	214	375	Am	413	711	608	Am
	928	-----	Am		1786	-----	Am
	3111	-----	Am	417	-----	302	Ad
261a	215	374	Am	422	1786	608	Am
	930	-----	Am	426	1786	608	Am
261a.5	2179	-----	Ad (RN)	437	1786	608	Am
261b	756	-----	Am (as added by Stats. 1943, Ch. 1039)	437b	1786	608	Am
			Am & RN	437c	1786	608	Am
			Am (as ad by Stats. 1943, Ch. 1031)	439	488	-----	Am
	2179	-----	Am & RN	446	1786	608	Am
	2362	-----	Am (as ad by Stats. 1943, Ch. 1031)	465	1786	608	Am
			Am	472	1786	608	Am
			Am (as ad by Stats. 1943, Ch. 1039) & RN	472a	1786	608	Am
				477	1786	608	Am
	2512	-----	Am	480	1786	608	Am
	-----	364	Am (as ad by Stats. 1943, Ch. 1039) & RN	481	1786	608	Am
				482	1786	608	Am
				483	1786	608	Am
				492	1786	608	Am
				493	1786	608	Am

CODE OF CIVIL PROCEDURE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
494	1786	608	Am	682	772	608	Am
495	1786	608	Am		1664		Am
496	1786	608	Am		1786		Am
498	1786	608	Am	683	1786	608	Am
499	1786	608	Am	684.1	904		Ad
500	1786	608	Am	688	771		Am
503	1786	608	Am		1661		Am
515	1786	608	Am	688.1	1786	608	Am
517	774		Am	689	1786	608	Am
	1656		Am	689.1	3050		Ad
520	1786	608	Am	689b	475		Am
537	1167		Am		770		Am
537.5		1012	Ad		1662		Am
538	773	608	Am	690.2	232		Am
	1654		Am	690.3	1185		Am
	1786		Am	690.7	1081		Am
539	1768	608	Am		1185		Am
540	1768	430	Am	690.11	3252		Am
		608	Am		3283		Am
542	776		Am	690.24	476		Am
	1655		Am		1839		Am
	1839		Am	690.26	1839		Am
545	1768	608	Am	690.265	3251		Ad
548	1768	608	Am	692	725	608	Am
554	1768	608	Am		1786		Am
555	1768	430	Am	694	769		Am
		608	Am		1660		Am
556	1768	608	Am	714	1786	608	Am
573	1768	608	Am	715	1786	608	Am
577.5		1012	Ad	717	1786	608	Am
581	1768	608	Am	717.1	914	608	Am
581b	1768	608	Am		1786		Am
581d	1768	608	Am	718	1786	608	Am
585	1786	608	Am	719	1786	608	Am
594	1768	608	Am	720	1786	608	Am
596	1786	608	Am	721	1786	608	Am
600	1786	608	Am	722	1786	608	Am
601	810	334	Am	750	715		Am
	2491		Am	757	716		Am
603a	2491		Ad	762	724		Am
607a	1786	608	Am	801.3	1827		Am
608a		1761	Ad	801.9	1827		Am
628	1786	608	Am	822		430	Am
629		87	Am	824	708		Am
631	1786	608	Am	830 to			
632	1632	608	Am	847	1087		Ad
	1786		Am	962		1512	Ad
638	1786	608	Am			1734	Ad
639	1786	608	Am	963	2647		Am
640	1786	608	Am	964 to			
641	1786	608	Am	972	1537		Ad
644	1786	608	Am	972.1 to			
659		87	Am	972.3	1537		Ad
664	1786	608	Am	Pt. 2,			
	1786	608	Am	Tit. 13,			
668	1786	608	Am	Ch. 3,			
674	388	608	Am	(heading)	1786	608	Am
	1786		Am	973	1786	608	Am
675	1786	608	Am	974	1786	608	Am
681a	1786	608	Am				

CODE OF CIVIL PROCEDURE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
975	1786	608	Am	1184c	1051	-----	R
	1786	608	Am	1184d	866	-----	Am
978	1786	608	Am		1051	-----	R
978a	1786	608	Am	1184e	866	-----	Am
979	1786	608	Am		1051	-----	R
981	1786	608	Am	1185	1051	-----	R
982	1786	608	Am	1185.1	1051	-----	Ad
983	2647	-----	Am	1186	1051	-----	R
990	1786	608	Am		2017	-----	Am
997	1786	608	Am		2723	-----	Am
1000	1786	608	Am	1186.1	1051	-----	Ad
1003	1786	608	Am		2723	-----	Ad
1005	1786	608	Am	1186.2	2723	-----	Ad
1006	1786	608	Am	1187	1051	-----	R
1008	1786	608	Am		2016	-----	Am
1011	1786	608	Am	1187.1	1051	-----	Ad
1015	1786	608	Am	1188	1051	-----	R
1018	2725	-----	Am	1188.1	1051	-----	Ad
1030	1786	608	Am	1188.2	1045	-----	Ad
1031	1786	608	Am	1188.3	1047	-----	Ad
	2103	1175	Am	1188.4	1048	-----	Ad
1032	1786	608	Am	1189	1051	-----	R
1032.5	1786	608	Am	1189.1	1051	-----	Ad
1032.6	1786	608	Am	1190	1051	-----	R
1033	1786	608	Am	1190.1	1051	-----	Ad
1033.7	1786	608	Am	1190.2	1050	-----	Ad
1035	1495	-----	Ad	1191	1051	-----	R
1043	2386	-----	R		2723	-----	Am
1044	2386	-----	R	1191.1	1051	-----	Ad
1054	1786	608	Am	1191a	1051	-----	R
1054.1	1786	608	Am	1191b	1051	-----	R
1054a	1786	608	Am	1192	1051	-----	R
1057	2334	-----	Am	1192.1	1051	-----	Ad
1068	1786	608	Am	1193	1051	-----	R
1085	1786	608	Am	1193.1	1051	-----	Ad
1103	1786	608	Am	1193.2	1049	-----	Ad
1134	1786	608	Am	1193.3	1043	-----	Ad
1135	1786	608	Am	1194	1051	-----	R
1144	1786	608	Am	1194.1	1051	-----	Ad
1146	1786	608	Am	1195	1051	-----	R
1148	1786	608	Am	1195.1	1051	-----	Ad
1149	1786	608	Am	1195.2	1046	-----	Ad
1151	1786	608	Am	1196	1051	-----	R
1166a	1786	608	Am	1196.1	1051	-----	Ad
1168	1786	608	Am	1197	1051	-----	R
1169	1786	608	Am	1197.1	1051	-----	Ad
1176	1786	608	Am	1198	1051	-----	R
1181	1051	-----	Ad	1198.1	1051	-----	Ad
1182	1051	-----	Ad	1199	1051	-----	R
1183	1051	-----	R	1199.1	1051	-----	Ad
1183.1	1051	-----	Ad	1200	1051	-----	Ad
1184	866	-----	Am	1200.1	1051	-----	Ad
	1051	-----	R	1201	644	-----	Am
	2018	-----	Am		1051	-----	R
1184.1	1051	-----	Ad	1201.1	1051	-----	Ad
1184a	1051	-----	R	1202	1051	-----	R
	2018	-----	Am	1202.1	1051	-----	Ad
1184b	1051	-----	R	1203	1051	-----	R
	2018	-----	Am				

CODE OF CIVIL PROCEDURE—Continued

Section	Assembly bill	Senate bill	Effect	Section	Assembly bill	Senate bill	Effect
1203.1	1051	----	Ad	1274.10a	1818	----	R
1203.2	1044	----	Ad		1832	----	Am, R
1204	618	----	Am	1274.11 to			
1206	618	----	Am	1274.17	1818	----	R
1208.1	1051	----	Ad	Pt. 3,			
208.5	1786	608	Am	Tit. 9,			
211	1786	608	Am	(heading)	1818	----	Am & RN,
212	1786	608	Am				Ad (RN)
213	1786	608	Am	1276	57	97	Am
1214	1786	608	Am	1276a	57	97	Ad
1215	1786	608	Am	1276b	57	97	Ad
1217	1786	608	Am	1276c	57	97	Ad
1218	1786	608	Am	1277	714	----	Am
1220	1786	608	Am	1278	57	97	Am
1221	1786	608	Am	1278a	57	97	Ad
1222	1786	608	Am	Pt. 3,			
1238	2303	----	Am	Tit. 10,			
1238.3	2459	----	Ad	(heading)	1818	----	Am & RN
1239	3039	----	Am	1300 to			
1239.5	2263	----	Ad	1326	174	----	Ad
1240	2498	1472	Am		1091	----	Ad
	3040	----	Am		1818	----	Ad
1241	3041	----	Am	1327 to			
1242	3042	----	Am	1332	174	----	Ad
1245.3	1823	----	Am		1091	----	Ad
1245.4	3043	----	Am	1335 to			
1246.1	1181	472	Am	1444	1818	----	Ad
1248	3044	----	Am	1445	1818	----	Ad
1256.1	1	----	Ad		1836	----	Am
1264.3	3038	----	Am	1446 to			
Pt. 3,				1465	1818	----	Ad
Tit. 8,				1465.1	1652	----	Ad
(heading)	1818	----	Ad (RN)	1466 to			
1268	1818	----	R	1575	1818	----	Ad
	2178	----	Am	1732	37	----	Am
1268.5	1818	----	R	1744	37	373	Am
1269	718	----	Am		212	----	Am
	1818	----	R		216	----	Am
1269a	1818	----	R		931	----	Am
1270	1818	----	R	1745	37	----	Am
1271	709	----	Am	1760	37	----	Am
	1818	----	R	1761	37	----	Am
1272	1818	----	R	1763	37	----	Am
1272a	1818	----	R	1764	2333	----	Am
	1833	----	Am, R	1768	37	----	Am
1273 to				1769	37	----	Am
1274bbb	1818	----	R		2333	----	Am
1274c	1818	----	R	1770	37	----	Am, R
	1836	----	Am, R	1771	37	----	Am, R
1274e to				1772	37	----	Am
1274.3	1818	----	R	1773	37	----	Ad
1274.3a	1652	----	Ad, R	1774	37	----	Ad
	1818	----	R	1812	720	----	Am
1274.4	1818	----	R	1822.01	2583	----	Ad
1274.5	717	----	Am	1822.02	2583	----	Ad
	1818	----	R	1822.03	2583	----	Ad
1274.6 to				1824	1120	----	Am
1274.10	1818	----	R	1855	1275	----	Am

CODE OF CIVIL PROCEDURE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1870.1	1159	-----	Ad	1953i to			
1873	-----	1689	Ad	1953l	1089	-----	Ad
1885	-----	1012	Ad	1987.5	954	-----	Ad
	-----	1032	Am	1995	1786	608	Am
1885.1	-----	1012	Ad	2024	1786	608	Am
1885.2	-----	1012	Ad	2037	1786	608	Am
1913	1087	-----	Am	2038	1786	608	Am
1952	1938	-----	Am	2055	905	-----	Am

CONSTITUTION

Sections	A. C. A.	S. C. A.	Effect	Sections	A. C. A.	S. C. A.	Effect
Art. I					SB1851		S
8	2	----	Am	8	1	----	Am
14	24	----	Am	9	27	13	Ad
	----	12	Am	21	33	10	Ad
Art. II				Art. XII			
1	13	----	Am	22	21	----	Am
1½	5	----	Ad	22a	15	----	Ad
Art. IV				Art. XIII			
1	5	6	Am	1d	4	----	Ad
	34	----	Am	1½	7	----	Am
1d	30	----	Ad	1½	24	----	Am
2	3	----	Am	1½	----	4	Ad
	12	----	Am	3	20	----	Am
	14	----	Am	8	19	----	Am
	48	----	Am	14½	----	5	Am
3	16	----	Am	14.9	11	----	Ad
	34	----	Am	16	----	5	Am
3a	22	----	Ad	19	18	21	Ad
4	10	----	Am		39	----	Ad
	16	----	Am	Art. XIV			
	34	----	Am	4	47	----	Ad
5	16	----	Am	6	----	7	Ad
	34	----	Am	Art. XVI			
6	34	----	Am	11.5	----	10	Ad
6.5	24	----	Ad	14	46	----	Ad
7	35	----	Am	14.1	45	----	Ad
17	34	----	Am	14.2	44	----	Ad
19	34	----	Am	15	43	22	Ad
27	34	----	Am	16	36	2	Ad
31e	25	19	Ad		38	17	Ad
	41	----	Ad		40	20	Ad
35	34	----	Ad	17	5	----	Ad
Art. V				Art. XVIII			
16	37	----	Am	1a	----	3	Ad
Art. VI				Art. XX			
8	----	16	Am	3	9	1	Am
14	32	----	Am	Art. XXIV			
17	----	23	Am	4	----	11	Am
28	----	14	Am	7	----	9	Ad
27	23	18	Ad	Art. XXVI			
	28	----	Ad	5	----	5	Ad
Art. IX				Art. XXVIII	17	----	Ad
2	31	----	Am	Art. XXXIV	42	15	R
Art. XI							
5	AB 3091	SB 1117	S				

CORPORATIONS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
309	1121	----	Am	6403.5	2724	----	Ad
1713	1121	----	Am	6403.6	2724	----	Ad
2235	1242	474	Am	6405	2724	----	Am
3301	2724	----	Am	6406	2724	----	Am
3301.5 to				6407	2724	----	Am
3301.8	2724	----	Ad	6409	2724	----	Am
3305	2724	----	Am	6410	2724	----	R
3630	1121	----	Am	6500	2724	----	Am
3671	1121	----	Am	6501	2724	----	Am
Tit. 1,				6502	1121	----	Am
Div. 1,					2724	----	Am
Pt. 8,				9200	----	1603	Am
Ch. 1,				9304	1121	----	Am
Art. 5,				9305	1121	----	Am
(title)	1121	----	Am	9700	1121	----	R
3800	1121	----	Am	15032.5	----	695	Ad
3802	1121	----	Ad	25008	----	1589	Am
4103	1121	----	Am	25100	1609	----	Am
4110	1121	----	Am	25102	----	1589	Am
4113	1121	----	Am	25150	826	190	Am
4400 to				25151	826	190	Am
4405	492	----	Ad	25152	826	190	Am
4603	1121	----	Am	25301	2882	1219	Am
4619	1121	----	Am		3186	----	Am
4658	----	1758	Am	25603	323	191	Am
4659	----	1758	Am	25806	324	187	Am
5204	1121	----	Am	35105	3154	----	Am
6403	2724	----	Am				

EDUCATION CODE

Section	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
29	802	-----	Ad	427	380	-----	R
	2242	-----	Ad		3162	-----	Am
30	802	1598	Ad	428 to			
	2567	-----	Ad	430	380	-----	R
112.5	1567	-----	Ad	431	380	-----	R
141	2882	-----	Am			346	Am
144	-----	245	Am	432	380	-----	R
		1785	R			1650	Am
144.2	2882	245	Am	433	380	-----	R
	-----	1785	R			1157	Am
175	2177	-----	Am	434	380	-----	R
176	2177	-----	Am			303	Am
190 to				435	380	-----	R
194	448	-----	Ad	436	380	-----	R
202	1694	-----	Am	437	380	-----	R
207	2188	-----	Ad			1149	Am
250 to				438	380	-----	R
267	2372	-----	Ad		3163	-----	Am
370	1606	-----	Ad	439	380	-----	R
400 to					3164	-----	Am
404	380	-----	R & Ad	440	380	-----	R
405	380	-----	R & Ad	441	380	-----	R
	897	979	Am			771	Am
406	380	-----	R & Ad	442	380	-----	R
407	380	-----	R & Ad	443	380	-----	R
408	380	-----	R & Ad			771	Am
		501	Am	444	380	-----	R
409	380	-----	R & Ad	445	380	-----	R
	1298	155	Am		459	-----	Am
410	380	-----	R	446	380	-----	R
		1065	Am	447	380	-----	R
411	380	-----	R			771	Am
		1421	Am	448	380	-----	R
412	380	-----	R		110	1003	Am
		711	Am	449	380	-----	R
413	380	-----	R			304	Am
	787	377	Am			726	Am
414	380	-----	R	450 to			
415	380	-----	R	453	380	-----	R
		1597	Am	454	380	-----	R
416	380	-----	R			346	Am
417	380	-----	R	455	380	-----	R
418	380	-----	R	456	380	-----	R
	2922	-----	Am			1150	Am
419	380	-----	R	457	380	-----	R
		171	Am			184	Am
420	380	-----	R	458	380	-----	R
	683	-----	Am	459	380	-----	R
421	380	-----	R	1012		1462	Am
	547	590	Am	1041	3242	-----	Am
422	380	-----	R		3243	-----	Am
	554	-----	Am	1303	830	-----	Am
423	380	-----	R		1107	-----	Am
		423	Am	1304.1		358	Ad
424	380	-----	R	1306.1	2224	-----	Ad
	594	-----	Am	1306.2	2224	-----	Ad
425	380	-----	R	1501	2314	-----	Am
426	380	-----	R	1503	2499	59	Am
	462	-----	Am	1503.2	2499	59	Am

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1593	1892	WBE	Am	4103	-----	262	Am
1594	3195	-----	Am	4231	3149	-----	Am
1596.1	35	-----	Am	4343	3189	-----	Am
	3097	-----	Am	4644	2080	-----	Ad
1597.2	-----	1462	Am	4663	2176	-----	Am
1599	1217	-----	Am		2930	-----	Am
1599.1	2499	58	Ad	4667	-----	1462	Am
1652	1696	-----	Am	4668	3191	-----	Am
1653	1696	-----	R	4711	-----	1462	R
Div. 2, Ch. 3,				4712	-----	1462	R
Art. 8,				4713	-----	1462	R
(heading)	96	-----	Am	4714	3192	-----	Am
1672	96	-----	Ad	4726	-----	1462	R
1801	201	-----	Am	4727	-----	1462	R
	1062	-----	Am	4728	-----	1462	Am
	1576	-----	Am	4729	-----	1462	R
1802	201	-----	Am	4861	3184	-----	Am
	1062	-----	Am	4901.1	-----	439	Am
1803	1062	-----	Am	4901.2	-----	439	Am
1832	2494	-----	Am	4911	2930	-----	Am
1834	201	-----	Am	4911.1	2930	453	Am
1941	-----	1462	Am	4912	2930	-----	Am
2107	2863	-----	Ad	4912.2	2930	-----	Am
2108	2863	-----	Ad	4941.2	-----	371	Am
2203	816	-----	Am	4965	3188	29	Am
2208.1	1594	-----	Ad		-----	1771	Am
2208.5	123	-----	Ad	5006	1123	-----	Am
2209	1590	-----	Am	5007	222	-----	Am
2211	1738	-----	Ad	5008	-----	1462	R
2231	-----	255	Am	5022	500	400	S
2421	2939	-----	Am	5032	1937	-----	Am
2502	2232	-----	Am	5044.5	-----	361	Am
2502.1	2232	-----	Ad	5048.2	-----	360	R
2503	2928	-----	Am	5050.3	1560	-----	Ad
2533	2499	58	Am		1561	-----	Ad
2561	1892	668	Am		2947	-----	Ad
2802	1705	668	Am	5058	1859	-----	Am
	1892	-----	Am	5059.5	-----	359	Ad
2861	-----	1462	Am	5062	-----	314	Am
2893	1264	-----	Am		-----	666	Am
3223	-----	1462	R	5063	-----	666	R & Ad
3462	1708	-----	Am	5066.1	1279	567	Ad
3577	867	-----	Ad	5081	1279	567	Am
	1220	-----	Ad	5082	1279	567	Am
3591	1706	-----	Am	5082.1	-----	1527	Ad
3603	3196	-----	Am	5084	1279	567	Am
3661	1707	-----	Am	5086	1279	567	Am
3671	3193	-----	Am	5103	1860	-----	Am
3691	2929	-----	Am	5103.1	1859	-----	Ad
3692	-----	257	Am	5105.1	1859	-----	Am
3741 to 3743	-----	92	Ad	5107	-----	900	Am
3751	-----	107	Ad	5113	3194	-----	Ad
3752	-----	107	Ad	5120 to			
3855	-----	1525	Am	5120.25	-----	1465	Ad
3859 to 3864	-----	1525	R	5120.26	-----	1460	Ad
3866	3190	-----	Am	5151	1984	-----	R & Ad
3867	-----	1525	R		1985	-----	R & Ad
3868	-----	1525	R	5152	1984	-----	R & Ad
3881 to 3887	-----	754	Ad		1985	-----	R & Ad
3892	2493	-----	Am		-----	256	Am

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
5153	1984	-----	R & Ad	6717	1988	-----	R
	1985	-----	R & Ad	6801 to			
	3345	1434	Am	6833	1988	-----	R & Ad
	-----	1437	Am	6841	1984	-----	Am
	-----	1442	Am		1985	-----	Am
5153.3	1984	-----	R		1988	-----	R & Ad
	1985	-----	R	6842	1988	-----	Ad
	2061	-----	R & Ad	6851	1988	-----	Ad
5153.4	1984	-----	R	6851.1	1984	-----	R
	1985	-----	R		1985	-----	R
	-----	1438	Ad		1988	-----	Ad
5153.5	1984	-----	R	6852	1988	-----	Ad
	1985	-----	R	6854	1988	-----	Ad
	-----	300	Am	6901	1988	-----	R & Ad
5153.6	835	-----	Ad	6902	1988	-----	R & Ad
	1984	-----	R	6903	1988	-----	Ad
	1985	-----	R		2175	-----	Ad (RN)
5154 to				6904	1988	-----	R & Ad
5157	1984	-----	R & Ad		2175	-----	Am & RN
	1985	-----	R & Ad	6905	1984	-----	Ad
Div. 3,					1985	-----	Ad
Ch. 8,					1987	-----	R & Ad
Art. 1					1988	-----	R
(heading)	1114	-----	Am	6906	1988	-----	R
	1595	-----	Am		-----	1055	Ad
5901	1114	-----	Am	6911 to			
	1291	-----	Am	6971	1988	-----	R & Ad
	1595	-----	Am	6972	1988	-----	R
5902	1114	-----	Am	6973	1988	-----	R
	1595	-----	Am	6981 to			
5903	1114	-----	Am	6983	1988	-----	Ad
	1595	-----	Am	7000	1984	-----	R
5904	1114	-----	Am		1985	-----	R
	1595	-----	Am	7001	1984	-----	R & Ad
5905	1114	-----	Am		1985	-----	R & Ad
	1595	-----	Am	7002	1984	-----	R & Ad
5906	1114	-----	Ad		1985	-----	R & Ad
5942	-----	1462	Am	7003	1984	-----	R
6301	2065	-----	Am		1985	-----	R
6301.5	2065	-----	Ad	7011	1984	-----	R & Ad
6302	2065	-----	Am		1985	-----	R & Ad
6334	2065	-----	Am		2061	-----	R & Ad
6341	869	-----	Ad	7012	738	-----	Am
6342	869	-----	Ad		1984	-----	R & Ad
6343	869	-----	Ad		1985	-----	R & Ad
6356	2065	-----	Am		2061	-----	R & Ad
6357	3109	-----	Am	7013	1984	-----	R & Ad
6357.2	899	-----	Ad		1985	-----	R & Ad
	1691	-----	Ad		2061	-----	R & Ad
6360	2249	-----	Ad	7014	1984	-----	R & Ad
6701 to					1985	-----	R & Ad
6711	1988	-----	R & Ad		2061	-----	R & Ad
6711.5	1984	-----	Ad		2174	-----	Am
	1985	-----	Ad	7015	1984	-----	R & Ad
	1987	-----	R		1985	-----	R & Ad
	1988	-----	R		2061	-----	R & Ad
6712	1988	-----	R & Ad		2174	-----	Am
6713	1988	-----	Ad	7016 to			
6714	1988	-----	Ad	7018	1984	-----	R & Ad
6715	1988	-----	R & Ad		1985	-----	R & Ad
6716	1988	-----	R		2061	-----	R & Ad

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7019	1984	----	R	7103.1	1984	----	R
	1985	----	R		1985	----	R
	2061	----	R & Ad			1438	Ad
7020	1984	----	R	7104	1984	----	R & Ad
	1985	----	R		1985	----	R & Ad
	2061	----	R & Ad			300	Am
	2174	----	Am	7105	1984	----	R & Ad
7021	1984	----	R & Ad		1985	----	R & Ad
	1985	----	R & Ad	7106	835	----	Ad
	1986	----	Am		1984	----	R
	2061	----	R		1985	----	R
7022 to				7107	835	----	Ad
7024	1984	----	R		1984	----	R
	1985	----	R		1985	----	R
	2061	----	R	7109	1984	----	R
7031 to					1985	----	R
7051	1984	----	R & Ad		2061	----	R & Ad
	1985	----	R & Ad		3168	----	Ad
7051.1	1700	----	Ad	7109.1	1984	----	R
	1984	----	R		1985	----	R
	1985	----	R		2061	----	R & Ad
7061	1984	----	R & Ad		3168	----	Ad
	1985	----	R & Ad	7109.2	1984	----	R
	1986	----	Am		1985	----	R
7062 to					2061	----	R & Ad
7074	1984	----	R & Ad	7109.3	738	----	Am
	1985	----	R & Ad		1984	----	R
7075	1984	----	R & Ad		1985	----	R
	1985	----	R & Ad		2061	----	R & Ad
	1986	----	Am		3168	----	Ad
7081	1984	----	R & Ad	7109.4 to			
	1985	----	R & Ad	7109.8	1984	----	R
7082 to					1985	----	R
7084	1984	----	Ad		2061	----	R & Ad
	1985	----	Ad		3168	----	Ad
7085	1984	----	Ad	7109.9	1984	----	R
	1985	----	Ad		1985	----	R
	1986	----	Am		2061	----	R & Ad
7091	1984	----	R & Ad	7109.10	1984	----	R
	1985	----	R & Ad		1985	----	R
	2061	----	R & Ad		2061	----	R
7091.1	1700	----	Ad	7111 to			
	1984	----	R	7121	1984	----	R & Ad
	1985	----	R		1985	----	R & Ad
7092 to				7122	1984	----	R & Ad
7095	1984	----	R		1985	----	R & Ad
	1985	----	R		2495	----	Am
7101	1984	----	R & Ad	7123 to			
	1985	----	R & Ad	7144	1984	----	R & Ad
7101.1	1984	----	R		1985	----	R & Ad
	1985	----	R	7144.1	1687	----	Ad
		1438	Ad		1984	----	R
7102	1984	----	R & Ad		1985	----	R
	1985	----	R & Ad	7145 to			
7102.1	1984	----	R	7151	1984	----	R & Ad
	1985	----	R		1985	----	R & Ad
		300	Am	7152	1984	----	R
7102.2	3168	----	Ad		1985	----	R
7103	1984	----	R & Ad				R
	1055	----	R & Ad			753	Ad

EDUCATION CODE—Continued

Section	Assembly bill	Senate bill	Effect	Section	Assembly bill	Senate bill	Effect
7161 to				9810 to			
7164	1984	-----	Ad	9824	1954	-----	Ad
	1985	-----	Ad	9850 to			
7165	1984	-----	Ad	9855	-----	1561	Ad
	1985	-----	Ad	10051	3240	-----	Am
	1986	-----	Am	10052	3240	-----	Am
7166 to				10053	2231	-----	Am
7190	1984	-----	Ad		3240	-----	Am
	1985	-----	Ad	10055	3240	-----	Am
7201 to				10056	2231	-----	Ad
7208	1984	-----	R & Ad	10071	1718	-----	Am
	1985	-----	R & Ad	10151	3173	-----	Am
7209	1984	-----	R	10191 to			
	1985	-----	R	10195	2088	-----	Ad
7211 to				10202	835	-----	Am
7222	1988	-----	R & Ad	10205	835	-----	Ad
7223	1988	-----	R	10206	835	-----	Ad
7231 to					900	-----	Ad
7239	1988	-----	R & Ad	10207 to			
7403	1566	-----	Am	10210	835	-----	Ad
7409	1566	-----	R	10532	-----	751	Am
7431	-----	29	Am	11184	-----	1461	Am
7431.1	-----	942	Am	11272	-----	1461	Am
7461.5	1566	-----	Ad	11291	-----	901	Am
8052	2086	-----	Ad	11355	-----	1077	Am
8103	-----	1462	Am	12046	-----	315	Ad
8151.1	-----	872	Ad	12102	-----	1725	Am
8154.1	-----	1012	Ad	12105.1	-----	317	Ad
8275	-----	319	Ad	12105.2	-----	317	Ad
8404	2313	-----	Am	12130.1	-----	644	Am
8503	2312	-----	Am	12131.2	-----	644	Am
8523	-----	751	Am	12142	29	-----	Am
8704	1988	-----	Ad	12144	29	-----	Am
8723	1891	669	Am	12202	2086	-----	Am
8761	1988	-----	Ad	12203	2086	-----	Am
8783	-----	673	Am	12901 to			
8821.1	-----	1462	R	12906	2616	473	Ad
9148	2794	-----	Ad	13032	740	1078	Am
9166	2631	-----	Ad	13043	741	1462	H
9176.1	170	-----	Ad	13081	656	-----	Am
9181 to				13082 to			
9188	-----	1576	Ad	13085	656	-----	R
9193 to				13085.1	1726	-----	Ad
9196	1068	-----	Ad	13086	656	-----	Am
9485	-----	260	Am	13087	656	-----	Am
9601.2	2315	-----	Am	13089	656	-----	Am
9607.1	2311	-----	Am	13092	656	-----	Am
9614	1988	-----	R	13093	656	-----	Am
	-----	1439	Am	13094	656	-----	Am
9614.1	-----	1439	Ad	13204.1	2571	-----	Am
9615	1988	-----	R	13236	1151	-----	Ad
9616	1988	-----	R	13275	1697	-----	Am
9618	-----	1438	Ad	13401.1	-----	872	Ad
9642	1988	-----	R	13409	1462	-----	Ad
9646	-----	1438	Ad	13425	-----	504	Am
9651	-----	559	Am	13560	1726	-----	Ad
9652	-----	559	Am	13582	1577	-----	R
9808	2824	649	R	13583	1577	-----	Am
9809	-----	301	Am		8185	-----	R

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
13653	2570	----	Am	16074	-----	182	Am
13657	2569	-----	Ad	16075	1085	-----	Am
13802	-----	1508	Am	16091	551	-----	Am
13802.1	-----	1424	Ad	-----	2795	-----	Am
13808	-----	752	Ad	16145	-----	180	Ad
13836	-----	808	Am	16251.1	-----	1767	Ad
13842	1562	-----	Am	16257	1026	-----	Am
13842.1	1562	-----	Ad	16271	-----	326	Am
14008	1692	-----	Ad	16271.1	134	-----	Ad
14071	2310	-----	Am	16272	1592	-----	Am
14112	1587	-----	Am	16276	-----	872	Ad
14122	1587	-----	Am	16418 to	-----	-----	-----
14122.1	1586	-----	Ad	16422	3355	-----	R
14122.5	1587	-----	Am	16430	1317	1739	Am
14127	1587	-----	Am	16434	1317	-----	Am
14131	1587	-----	Am	16482	672	-----	Am
14135.1	1587	-----	Am	16486	1988	-----	H
14314	-----	401	Ad	16486a	1988	-----	R
14376.2	1591	-----	Am	16813	-----	1462	Am
14376.3	1249	-----	Am	17003	2382	-----	Am
14441	-----	505	Am	17100	2382	-----	Ad
14449	2075	812	Am	17101	2382	-----	Ad
14449.1	-----	505	Am	18004	3347	-----	Am
14449.2	-----	505	Am	18051	1290	378	Am
14449.3	2778	812	Ad	18053.5	1004	-----	Ad
14452	-----	505	Am	18054	5	-----	Am
14479	3198	-----	Am	18055	55	-----	Am
-----	3199	-----	Am	18057	55	378	Am
14495.1	2571	-----	Am	18059	1004	-----	R
14495.2	2075	-----	Am	18120 to	-----	-----	-----
-----	2568	-----	Am	18122	2832	-----	Ad
14575	-----	402	Am	18123 to	-----	-----	-----
14601	-----	812	Am	18126	2832	-----	Ad
14609.1	-----	812	Ad	18153	1891	669	Ad
14610	1249	-----	Am	18191	2831	-----	Am
-----	2829	-----	Am	18196.5	662	-----	Ad
14632	2904	402	Am	-----	2425	-----	Ad
-----	3198	-----	Am	18199	431	-----	Am
-----	3199	-----	Am	18236	819	413	Ad
14633	2904	-----	Ad	-----	-----	509	Ad
14634	-----	506	Am	-----	-----	1547	Ad
14635	3198	-----	Am	18261	-----	1076	Am
-----	3199	-----	Am	18350	2811	-----	Ad
14637.1	1929	-----	Ad	18402.1	1891	669	Ad
14638	-----	505	Am	18431	1891	669	Ad
14641	-----	505	Am	18461	1891	669	Am
14680	-----	505	Am	18478	223	669	Am
14681	-----	505	Am	-----	1891	-----	Am
14683	-----	505	Am	18479	1891	669	R
14684	2130	1605	Ad	18480	1891	669	R
14702	167	-----	Am	18481	1891	669	Ad
14704	-----	812	Ad	18616	1862	-----	Ad
14704.1	-----	812	Ad	18661	1180	325	Am
14720.1	169	-----	Ad	18662	1180	325	Am
14722	167	-----	Am	18671	1180	325	Am
14722.1	166	-----	Ad	18672	1180	325	Am
14728.3	168	-----	Am	18674	1180	325	Am
14728.5	168	-----	Am	18675	1180	325	Am
14745	2130	1605	Ad	18706	1588	-----	R
16052	-----	1769	Ad	18707	1588	-----	Am

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
18852	421	----	Am		2330	----	R
	1589	----	Am		-----	1507	Am
19091	739	----	Am	19620	21	----	Ad
19301	3355	----	R & Ad	20161 to			
19301.1	1094	----	Ad	20164	2768	1687	Ad
	3355	----	R	20176	293	557	Ad
19302 to				20177	293	557	Ad
19304	3355	----	R & Ad	20251	-----	648	Ad
19305 to				20252	-----	648	Ad
19310	3355	----	R	20253	-----	648	Ad
19432	30	----	Am	20344	467	-----	Am
	2173	----	R	20344.1	467	-----	Am
19437	291	----	Am		-----	648	R
19601	220	65	Am	20344.2	-----	648	R
	221	----	Am	20344.3	1695	-----	Ad
	364	----	Am	20345.5	827	289	Ad
	870	----	Am	20357	871	238	Am
	2330	----	Am	20358	1722	238	Ad
	-----	1507	Am	20371	-----	888	Am
19601.1	-----	20	Ad	20372	-----	888	Am
	-----	21	Ad	20372.5	-----	284	Ad
	-----	22	Ad	20379	-----	648	R
	-----	65	Ad	20383	1857	1492	Am
19601.5	220	65	Am	20383.5	1857	1492	Ad
	2330	----	R	20392	759	-----	Am
	3080	----	Am	20392.5	759	-----	Ad
19601.6	220	----	Am	20583	1640	-----	Am
	870	----	R	20621	-----	980	Ad
	2330	----	Am	20622	-----	980	Ad
19601.7	220	----	Ad	20651	874	239	Am
	2330	----	Ad	20658	3148	-----	Ad
19601.8	2330	----	Ad	20659	3148	-----	Ad
19607.1	220	----	Ad	20775	2701	-----	Ad
	2330	----	Ad	20776	2699	-----	Ad
19608	220	----	Am	20777	2700	-----	Ad
	364	----	Am	20778	2698	-----	Ad
	870	----	Am	20821	1643	-----	Ad
	2330	----	Am	20822	1643	-----	Ad
19613	220	----	Am	20823	1643	-----	Ad
	221	----	R	20924	1077	1785	Am
	364	----	Am		2882	-----	Am
	870	----	Am	20945	2254	-----	Am
	2330	----	Am	20975	453	-----	Am
	-----	65	Am	21200 to			
19613.1	-----	65	Am	21211	27	152	Ad
19613.5	221	65	R	21363	1115	465	Am
	364	----	R	21364	1115	465	Am
	870	----	R	21366	1115	465	Am
	2330	----	R	21367	1115	465	Am
	-----	20	Am	21371	1115	465	Am
	-----	21	Am	21372	1115	465	Am
	-----	22	Am	21373	1115	465	Am
19613.7	220	----	Am	21374	1115	465	Am
	364	----	Am	21381	1115	465	Am
	870	----	Am	21382	1115	465	Am
	2330	----	Am	21383	1115	465	Am
	-----	65	R	21384	1115	465	Am
19614.5	-----	65	R	21385	1115	465	Ad
19617	220	----	R	21391	1115	465	Am
	364	----	R				
	870	----	R				

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
21392	1115	465	Am	24412	1843	----	Ad
21393	1115	465	Am	24531	427	----	Ad
21395	1115	465	Am	24550 to			
21396	1115	465	Am	24559	3345	1434	Ad
22003	2882	----	Am			1437	Ad
22137	----	975	Am	24603	----	1510	Ad
22173	862	975	Am	24605	2951	----	Ad
22174	862	975	Am		2952	----	Ad
22176	862	975	Am		2953	----	Ad
24201	1693	----	Am		2954	----	Ad
24205.3	1873	----	Ad	24800	3081	1704	Ad

ELECTIONS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
30.5	764	157	Ad	677	310	----	R
	1082	-----	Ad		2433	-----	R
	-----	1216	Ad	678.5	156	-----	Ad
30.6	764	157	Ad	681	310	-----	Am
	-----	1216	Ad		2433	-----	Am
46.5	157	-----	Ad	688	153	-----	Am
48	1069	-----	S	690	1305	-----	Am
	1603	-----	S		2607	-----	Am
	2460	-----	Ad		3341	-----	Am
49	1069	-----	S	750 to			
	1603	-----	S	762	-----	153	Ad
50	1069	-----	S	950	794	-----	Am
	1603	-----	S	951	3359	-----	Am
51	1069	-----	S	953	3359	-----	Am
	1603	-----	S	1402	1923	-----	Am
52	-----	1579	Ad		1924	-----	Am
120	680	-----	Am	1404	1923	-----	Am
124.5	1547	-----	Ad		1924	-----	Am
132.6	1069	-----	S	1509.7	1740	-----	Am
	1603	-----	S	1511	2297	-----	Am
226.5	144	-----	Ad	1513	152	-----	Am
231	1281	-----	Ad	1600	1798	-----	Am
293.5	1069	-----	S	1613	58	-----	Am
	1603	-----	S		2432	-----	Am
295	-----	1113	Am	1670 to			
296.5	1069	-----	S	1674	164	-----	Ad
	1603	-----	S	1708	309	-----	Am
370	155	1103	Am		2431	-----	Am
	1745	-----	Am	1709	309	-----	Am
	2490	-----	Am		2431	-----	Am
371	1745	1103	Am	1719	838	-----	Am
373	1745	1103	Am	2111	207	-----	Am
373.5	1745	1103	Am	2152	207	-----	Am
655	678	-----	Am	2155	207	-----	Am
658	154	-----	Am	2206	677	-----	Am
661	310	-----	R	2301	207	-----	Am
	2433	-----	R	2350	207	-----	Am
665	310	-----	R	2353	207	-----	Am
	2433	-----	R	2402	207	-----	Am
667	1744	1102	Am	2453	-----	310	Am
668	310	-----	R	2454	209	310	Am
	1746	1101	Am		2442	-----	Am
	2433	-----	R	2455 to			
	2889	-----	Am	2459	209	-----	R
668.5	310	-----	R		2442	-----	R
	2433	-----	R	2540	195	-----	Am
	2889	-----	Am		1005	-----	Am
669	310	-----	R	2541	764	157	Am
	2433	-----	R		-----	1216	Am
	2889	-----	Am	2571	208	-----	Am
670 to				2573	208	-----	Am
672.5	310	-----	R	2574	207	157	Am
	2433	-----	R		764	-----	Am
	2589	-----	R		-----	1216	Am
673	310	-----	R	2576	207	157	Am
	2433	-----	R		764	1216	Am
	2889	-----	Am	2598	187	-----	Ad
674	310	-----	R		2461	-----	Ad
	2433	-----	R	2599.5	-----	809	Ad
	2889	-----	R	2600	-----	310	Am

ELECTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
2600.1	1607	-----	Ad	2831	14	-----	Am
2601	-----	321	Am	2832	14	-----	Am
2603	-----	310	R	2836	185	-----	Am
2604	-----	310	R	-----	-----	810	R
2605	-----	310	II	2837	185	810	Am
-----	-----	1246	Am	2838	764	157	R
2606 to	-----	-----	-----	-----	-----	1216	R
2618	-----	310	R	2838.5	-----	789	Ad
2619	-----	310	R	2840	14	310	Am
-----	-----	321	Am	2841	14	310	Am
2620	-----	310	R	2842	14	-----	Am
2621	3365	310	Am	2842.5	1520	-----	Ad
2622 to	-----	-----	-----	2842.6	1520	-----	Ad
2625	-----	310	R	2843	14	-----	Am
2626	-----	310	Am	2893	-----	310	Am
2627	-----	310	Am	2894	764	157	Am
2628	-----	310	Am	-----	-----	1216	Am
2629	-----	310	Am	2897	151	310	Am
2630 to	-----	-----	-----	-----	2443	-----	Am
2632	-----	310	R	2898	151	-----	Am
2633	-----	310	Am	-----	2443	-----	Am
2670	-----	310	Am	3000	1733	-----	Am
2674	1607	-----	R	3041	149	-----	Am
2702	764	157	Am	-----	820	-----	Am
-----	-----	1216	Am	3043	184	-----	Am
2703	764	157	Am	-----	2462	-----	Am
-----	-----	1216	Am	3084	184	-----	Am
2705	764	157	Am	-----	2462	-----	Am
-----	-----	1216	Am	3150	184	-----	Am
2707	205	-----	Am	-----	2444	-----	Am
2742	1607	-----	R	Div. 5, Ch. 2,	-----	-----	-----
-----	-----	310	Am	Art. 4,	-----	-----	-----
2747	764	157	Am	(heading)	-----	310	Am
-----	-----	1216	Am	3702	165	-----	Am
2753	764	157	Am	3709	2430	-----	Am
-----	-----	1216	Am	3809	679	-----	Am
2791	95	149	Am	3824	150	-----	Am
-----	764	157	Am	-----	2445	-----	Am
-----	-----	1216	Am	3829	148	-----	Am
2792	764	157	Am	3830	147	-----	Am
-----	-----	1216	Am	3920	764	157	Am
2793	764	157	Am	-----	1607	-----	R & Ad
-----	-----	1216	Am	-----	-----	1216	Am
2794	764	157	Am	3921	764	157	Am
-----	1607	-----	R	-----	1607	-----	R & Ad
-----	-----	1216	Am	-----	-----	1216	Am
2795	1607	-----	II	3924	146	157	Am
2796	764	157	Am	-----	764	1216	Am
-----	-----	1216	Am	-----	2446	-----	Am
2797	764	157	Am	3925	764	157	Am
-----	-----	1216	Am	-----	-----	1216	Am
2799	14	-----	Am	3926	764	157	Am
2800	14	-----	Am	-----	-----	1216	Am
2801	156	-----	Am	3928.1	660	175	Ad
2802	14	-----	Am	-----	1018	525	Ad
2805	14	-----	Am	-----	2594	-----	Ad
2809	2297	-----	Am	3930	764	157	Am
2815	14	-----	Am	-----	-----	1216	Am
2816	14	-----	Am	3944	2430	-----	Am
2828	191	-----	Am	3945	150	-----	Am

ELECTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
3946	660	157	Am	5904.5	1069		S
	764	525	Am		1603		S
	1018	1216	Am	5910	2032		Am
	1607	-----	R & Ad	5911	2062	1482	Am
	2594	-----	Am	5930	2032		Am
4502.5	306	-----	Ad (RN)	5931	2032	1482	Am
4503	9	-----	Am	5931.6	1069	-----	S
4505	9	-----	Ad		1603	-----	S
4530	137	-----	Am	5932	226	1482	Am
4534	790	-----	Am		2220	-----	Am
4536	137	-----	Am	5932.5	1069	-----	S
4538	9	-----	Am		1603	-----	S
4538.1	9	-----	Ad	5935	226	-----	R
4571	306	-----	Am & RN		227	-----	R
4640	-----	419	Am		2220	-----	R
4641	-----	419	Am	5935.5	1069	-----	S
4642	-----	419	Am		1603	-----	S
4643	-----	419	Am		2220	-----	R
4652	2604	-----	Ad	5936	226	-----	R
4802	3159	-----	Am		227	-----	R
5005.5	2006	-----	Ad		2220	-----	R
5011	494	-----	Ad	5936.5	1069	-----	S
5400 to					1603	-----	S
5407	3054	1596	Ad		2220	-----	R
5501	788	-----	Am	5937 to			
5503	135	-----	Am	5942	226	-----	R
	2633	-----	Am		227	-----	R
5505	308	-----	Am		2220	-----	R
	2439	-----	Am	6342	59	-----	Am
5505.5	8342	-----	Ad	6700	3343	-----	Ad
5508	308	-----	Am	6701	3343	-----	Ad
	2439	-----	Am	6701.5	1149	-----	Ad
5553	135	-----	Am	6702 to			
	2634	-----	Am	6704	3343	-----	Ad
5560	307	-----	Am	6728	1149	-----	Am
	2439	-----	Am	6742.5	1149	-----	Ad
5562	308	-----	R	6757	1149	-----	Am
	2439	-----	R	7072	307	-----	Am
5565	136	-----	Am		2436	-----	Am
	229	-----	Am	7101	138	-----	Am
	2439	-----	Am		2636	-----	Am
5620	2408	-----	Am	7102	138	-----	R
5620.5	1893	-----	Ad		2636	-----	R
5699	2665	1694	Am	7109.5	3340	-----	Ad
5724	229	-----	Am	7207	139	-----	Am
5736	138	-----	Am		2632	-----	Am
5801	1607	-----	Am	7610	3075	-----	Ad
5805	135	-----	Am	7791.5	2220	-----	R
5809	135	-----	Am	7801.5	1069	-----	S
	2635	-----	Am		1003	-----	S
5882	2220	-----	R	7842.5	1069	-----	S
5883	2032	-----	R		1603	-----	S
5901	3032	-----	Am	7964	196	-----	Am
5901.5	1069	-----	S	7964.5	197	-----	Am
	1908	-----	S		2434	-----	Am
5902	225	-----	Am	7966	764	157	Am
	2032	-----	Am		-----	1210	Am
5903	-----	550	Ad	7971	196	-----	Am
	-----	1482	Ad	8001	198	-----	Am

ELECTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
8002	198	----	Am	9050	200	----	Am
8003	198	----	Am		2435	----	Am
8004	198	----	Am	9483	661	----	Ad
8005	198	----	Am		814	----	Ad
8008	198	----	Am	9709	838	----	Ad
8100	1797	----	Am	9750	228	----	Am
8137	199	----	Am		1067	----	Am
8138	199	----	R		2438	----	Am
8139	199	----	R	9751	1067	----	Am
8140	199	----	Am		1575	----	Am
8510	2510	----	Am		2438	----	Am
8530	162	----	Am	9752	1574	----	R, Ad
	417	----	Am		1796	----	Am
8550	161	----	Am	9753	1574	----	R
	417	----	Am	9754	181	----	Am
8602	160	----	Am	9755	180	----	Am
	417	----	Am	9757	1067	----	Am
8606	2510	----	Ad		2438	----	Am
8625	163	----	Am	10051.1	----	397	Ad
	417	----	Am	10532	199	----	Am
8642	158	----	Am	10554	1795	----	Am
	417	----	Am	10680	2473	----	Ad
8645	159	----	Am	11001	1923	----	Am
	417	----	Am		1924	----	Am
8657	2788	----	Ad	11100	877	----	Am
8661 to				11101	179	----	Am
8683	2415	----	Ad		877	----	Am
8720	764	157	Am	11102	124	----	R
	----	1216	Am	11104	3	----	Am
8721	764	157	Am	11108	62	----	Am
	----	1216	Am		2437	----	Am
8722	764	157	Am	11120	62	----	Am
	----	1216	Am		2437	----	Am
				11586	1794	----	Am

FINANCIAL CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
213	2882	-----	Am	9073	1818	-----	Am
230	2882	-----	Am	12204	2397	-----	Am
274	2389	-----	Ad	14203	2517	-----	Ad
275	2389	-----	Ad	14254	2517	-----	Am
500	2391	-----	Am		2520	-----	Am
670 to				14550	2305	-----	Am
671.17	2388	-----	Ad	14804	2517	-----	Am
870	1818	-----	Am	14805	2517	-----	Am
1764	2392	-----	Am	14852	2522	-----	Am
3121	1818	-----	Am	15104	2516	-----	Ad
3135 to				15150	2521	-----	Am
3146	2387	-----	Ad	15811	2518	-----	Am
3150	1818	-----	Am	15812	2518	-----	Am
3162	1818	-----	Am	16000	2519	-----	Am
3163	1818	-----	R & Ad (RN)	17004	2399	-----	Am
			R	17209	331	195	Am
3164	1818	-----	R	17407	333	192	Am
3165	1818	-----	R	17408	333	192	Am
3166	1818	-----	R	17415	330	189	Ad
	2390	-----	Ad	17416	332	186	Ad
3167	1818	-----	R	18209	2400	-----	Am
3168	1818	-----	Am & RN	18401	2823	-----	Am
3360	2393	-----	Am	18405	2822	-----	Am
5064	2394	-----	Am	18650	2820	-----	Am
5201	2306	-----	Am	18663	2823	-----	Am
	2882	-----	Am	18665	2823	-----	Am
5351	2395	-----	Am	22211	2401	-----	Am
6702	2192	-----	Am	24413	2402	-----	Am
6704	2192	-----	Am	27002	2403	-----	Am
8114	2396	-----	Am	50000	2386	-----	Ad
				50001	2386	-----	Ad

FISH AND GAME CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
Div. 1.					2319		Ad
(heading)	-----	223	Am	450.2	-----	249	Ad
	-----	1533	Am	450.5	2734	-----	Am
1	-----	223	Am	451	-----	303	Am
2	-----	223	Am	480.1	-----	870	Ad
2.5	-----	281	Ad	482.5	925	-----	Ad
3	2441	-----	Am		3062	-----	Ad
4	1552	-----	Ad	490.5	-----	34	Am
	3074	-----	Ad	491	-----	34	Am
10	2043	223	Am	492.2	887	-----	Ad
	-----	281	Am	496	751	-----	Am
	-----	757	Am	506	318	1	Ad
	-----	1533	Am		382	31	Ad
13	2043	223	R & Ad	520	-----	869	R & Ad
	-----	281	R & Ad	520.2 to			
	-----	757	R & Ad	520.5	-----	869	R
	-----	1533	R & Ad	521	-----	869	R & Ad
13.1	-----	223	Ad		-----	1057	Am
	-----	1533	Ad	522 to			
13.2	-----	223	Ad	528	-----	869	R & Ad
15.4	-----	618	Am	529 to			
19.6	-----	49	Am	548	-----	869	R
	-----	123	Am	534	-----	252	Am
19.8	109	-----	Ad	534.1	-----	251	Ad
19.9	109	-----	Ad		-----	252	Ad
20	748	-----	Am	534.2	-----	250	Ad
	2819	-----	Am	535	-----	460	R & Ad
28.5	108	-----	Ad	536	-----	460	R & Ad
37.2	1307	-----	Am	536.5 to			
	-----	772	R	536.9	-----	460	R
39.7	2623	-----	Ad	537 to			
49.5	1074	-----	Ad	540	-----	460	R & Ad
50	3229	-----	Am	541	-----	460	R
51.5	2476	-----	Ad	580.1	-----	870	Ad
51.6	2476	-----	Ad	590	3092	-----	Am
54	1905	-----	Am		3093	-----	R
	2476	-----	Am	591 to			
55	2476	1056	Am	596	3093	-----	R
59	2477	-----	Am	610.8	936	-----	Ad
151	86	-----	Am	614.4	-----	34	Am
330	928	138	Am	615.2	-----	34	Am
332	1028	48	Am	615.4	-----	34	Am
	2185	-----	Am	650	-----	34	Am
404	50	-----	Am	652	3285	-----	Am
412	-----	33	Ad	670	-----	247	Am
420	48	32	Am	670.1	-----	248	Ad
	206	-----	Am	693	-----	596	Am
	2084	-----	Am	714.5	2423	-----	Am
428	50	-----	Am	717	2423	-----	Am
	495	-----	Am	717.5	2423	-----	Am
	1967	-----	Am	723	2579	-----	Am
429	-----	32	Am	724.5	-----	725	Am
429.5	48	148	Ad	724.7	-----	725	Am
	-----	1108	Ad	725	1042	-----	Am
429.6	206	-----	Ad		1555	-----	Am
	497	-----	Ad	725.5	1041	-----	Ad
432	750	-----	Ad	736	496	-----	Am
432.6	630	-----	Am		2208	-----	Am
440	1907	1008	Ad	747	189	-----	Ad
	2318	-----	Ad	786.1	1884	-----	Ad
441	2318	1008	Ad	788	-----	8	Am

FISH AND GAME CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
789.1	2602	----	Ad	1064.5	3259	----	Ad
790.1	321	9	Ad	1065	498	1162	Am
	2792	----	Ad		2070	----	Am
794.5	87	----	R		2073	----	Am
798	----	34	Am		3260	----	Am
800	87	----	Am	1068	498	----	R
802	87	1070	Am	1069	2902	----	Ad
	2038	----	Am	1071	498	----	Am
806	628	1445	Am		2732	----	Am
810.6	316	4	Ad	1078	3367	1715	Ad
845	2071	----	Am	1151	2052	----	Am
	2206	----	Am	1152.1	2049	292	Ad
847	2736	----	Am	1152.2	2051	292	Ad
850	----	1716	Ad	1157	944	----	Am
851	----	1719	Ad	1159	----	468	Am
860	1550	868	Am	1160	2044	----	Ad
860.1	1553	----	Ad	1161	2048	----	Ad
860.2	1551	----	Ad	1162	2046	----	Ad
861	----	868	R	1163	2068	----	Ad
865	----	868	Am	1164	2047	----	Ad
866	1554	----	Ad	1184	650	----	Am
867	848	811	Am	1201.9	----	298	Am
	886	----	Am	1201.10	----	295	Am
	1894	----	Am	1204	3021	1688	Ad
	2423	----	Am	1230	456	----	Am
872	848	811	Am	1233	553	----	Ad
	886	1159	Am	1250	456	----	Am
	1894	----	Am		2004	----	Am
	2423	----	Am	1252	----	738	Am
879	1543	----	Am	1261	1306	----	Am
880	----	868	Am		2692	----	Am
880.1	1553	----	Ad		----	469	R
880.2	1551	----	Ad	1262	1306	----	Am
880.5	1554	----	Ad		2692	----	Am
881	----	868	R		----	469	R
903	----	868	Am	1270	2277	----	R & Ad
903.1	1553	----	Ad	1271	2277	----	Ad
903.2	1551	----	Ad	1272	2277	----	R & Ad
903.5	1554	----	Ad	1273	2277	----	Ad
919	----	1160	Am	1274	2277	----	Ad
925	188	----	Am	1277	----	1161	Am
929	2072	----	R	1281	3263	297	Am
	----	1446	Am	1290	----	294	R & Ad
951.1	----	100	Ad	1295 to	----	----	----
953.5	2735	----	Ad	1296.2	----	772	Ad
954	945	----	Am	1311	----	737	Am
	1040	----	R		----	1061	Am
	2380	----	R	1340.5	456	----	Am
955.5	1039	----	R	1367	----	1163	R
958	----	1718	Ad	1384.6	----	293	Ad
970	685	----	Am	1417	2045	----	Am
971	2733	----	Am	1418	2760	----	Ad
990	499	1161	Am	1420	2043	223	R
1015.5	1492	590	Am		----	281	R
1062.5	3073	----	Ad		----	1533	R

GOVERNMENT CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
24	2241	-----	Ad	1228	2142	-----	Ad
25	3331	-----	Ad	1250 to			
79.17	-----	1480	Am	1256	6	96	Ad
127	-----	211	Ad	1457	1785	607	Am
Tit. 1,				1458	1785	607	Am
Div. 2,				1481	-----	53	Am
(title)	2219	-----	Am	1504	2869	-----	Am
424	-----	122	Ad	1505	1785	607	Am
430	2219	-----	Ad	1530	1785	607	Am
471	42	387	Ad	1531	1785	607	Am
	97	482	Ad	1532	1785	607	Am
	194	902	Ad	1651	1785	607	Am
	219	-----	Ad	1750	1785	607	Am
	372	-----	Ad	1953.5	1785	607	Am
	1614	-----	Ad	1953.6	-----	46	Ad
	1685	-----	Ad	1983	-----	1676	Ad
	1926	-----	Ad	2000	841	-----	Ad
	1936	-----	Ad	2001	-----	372	Am
	3117	-----	Ad	Tit. 3,			
	3265	-----	Ad	Div. 1,			
	3360	-----	Ad	Ch. 3,			
472	2745	-----	Ad	Art. 4,			
481	141	903	Ad	(heading)	1785	-----	Am
	193	-----	Ad	3060	1785	607	Am
	219	-----	Ad	3100	1950	-----	R
	230	-----	Ad	3101	1950	-----	R
	2305	-----	Ad		2782	-----	Am
491	219	-----	Ad	3102	1950	-----	R
491.5	2771	-----	Ad	3102.5	1950	-----	R
492	41	483	Ad		-----	60	Ad
	98	904	Ad	3103 to			
	192	-----	Ad	3106	1950	-----	R
	371	-----	Ad	3107	627	-----	Am
	1615	-----	Ad		1950	-----	R
	1927	-----	Ad	3108	1950	-----	R
	1935	-----	Ad	3109	1950	-----	R
	2746	-----	Ad	4100	2457	-----	R
	3118	-----	Ad	4101	2457	-----	R
	3264	-----	Ad	4102	1867	-----	Am
	3361	-----	Ad		2457	-----	R
493	1927	-----	Ad	4103 to			
1063	1785	607	Am	4108	2457	-----	R
1090	1785	370	Am	4302.5	2472	-----	Ad
	-----	607	Am	4303	-----	234	Am
1090.5	-----	1708	Ad	4304	-----	234	Am
1091	1785	370	Am	4420 to			
	2757	607	Am	4425	1215	-----	Ad
1092	-----	370	Am	4450	1215	-----	Ad
1094	-----	977	Am	6003	-----	394	Am
1151.1	2932	-----	Ad		-----	395	Ad
1155	-----	905	Am	6003.5	-----	395	Ad
1156	-----	905	Am	6005.5	-----	392	Ad
1157	-----	1005	Am	6006	-----	393	R
1157.1	2931	-----	Ad	6027	-----	396	Am
1195	1785	607	Am	6066	727	-----	Ad
1200 to				6100	1785	607	Am
1206	533	-----	Ad	6102.5	-----	1026	Ad
1223	1785	607	Am	6103	768	-----	Am
1224	1785	607	Am		1663	-----	Am
1225	2268	1012	Ad	6103.5	2705	-----	Am
1227	-----	1012	Ad	6107	3083	-----	Am

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
6108	1785	607	Am		3352	---	Am (as ad
6109	1785	607	Am				by Stats.
6500	2320	1009	Am				1950
6502	2320	1009	Am				(1st Ex.
6600 to							Sess.)
6607	2142		Ad				Ch. 66)
6700 to				9906.2	2170		Ad (RN)
6706		1012	Ad	9906.6	10		Ad
6800 to				9907	3352		Am
6807		1012	Ad	9908	3089		Am
6850		1012	Ad	9911	---	1423	Am
6851		1012	Ad	10204	12		Am
7000 to				10246		1218	Ad
7006	1875		Ad	10250 to			
8025 to				10289	1608	1669	Ad
8040		503	Ad	10407	1093		Am
8201	61		Am	10500 to			
8205	837		Am	10526	2021	1670	Ad
8215	749	485	Ad	10700 to			
	969	964	Ad	10728	2812		Ad
9020	2172		Am	11003.5	36		Ad
9300	2171		Am	11005		744	Am
9350		1528	Am	11005.6	1847		Ad
9351		1577	Am	11007.5	1939	217	Ad
9351.3		1680	Am	11011	2707	906	Ad
9351.4	2868		Ad		2835	963	Ad
	3344		Ad	11020	1913		Am
9353.6		1577	Am	11021	1913		Am
9355.1	2248	497	Am	11030.5	1939		Ad
9355.4		1577	Am	11041	957	232	Am
9355.6		497	Ad	11044	2718		Am
9356.2		497	Ad	11152.1	1499	758	Ad
9359	1965	156	Am	11155.5		1791	Ad
	1966	1577	Am	11270		970	Am
	2248		Am	11271		970	Am
9359.1	1965		Am	11374	795		Ad
	1966		Am	11382.5	2226		Am
9403		1633	Am	11409.5	2226		Am
9405		1633	Am	11501	1221	537	Am
9406		1633	Am		2011	597	Am
9407		1633	Am			672	Am
9408		1633	Am				Am
9410		1633	Am	11513	796		Am
9411		1633	Am	11550 to			
9412		1633	Am	11585	2482		Ad
9603.5		1207	Ad	12001	1724	1789	Am
9612	34		Ad		2882		Am
9763		132	Am	12040		223	Am
9900		151	Am	12100	2882		Am
9906	3088		Am	12150	2882		Am
	3352		Am	12169	536		R
9906.1	2170		Am (as ad	12220 to			
			by Stats.	12229	1017		R
			1950	12260 to			
			(1st Ex.	12263	1017		R & Ad
			Sess.)	12264 to			
			Ch. 67)	12284	1017		Ad
			& RN	12300	2882		Am

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
12302	1802	680	Am	13926	40	69	Am
	2882	1789	Am	13950 to			
12400	2882	-----	Am	13955	2005	-----	Ad
12419.5	1813	-----	Ad	14002	2596	-----	Am
12420	-----	905	Am		2882	-----	Am
12461.5	613	-----	R	14005	-----	1052	Am
12463.2	613	-----	Ad	14030	-----	908	Am
12465	-----	598	Am	14032	-----	909	Am
12466	-----	598	R	14034	-----	908	Am
12523	54	461	Ad	14121	3125	-----	Am
12524	54	461	Ad	14254	-----	1211	Am
13002	2595	-----	Am	14256	-----	1209	Am
	2882	-----	Am	14276	-----	172	Ad
13011	-----	876	Ad	14293	1933	-----	Am
13077	-----	742	Ad	14376.3	1249	-----	Am
13114	2935	-----	Ad	14402	3116	1106	Am
		1208	R	14610	1249	-----	Am
13115	2935	24	Ad	15002.5	2844	1517	Ad
	-----	67	Ad	15003	2845	1516	Am
		488	Ad		2882	1789	Am
13116	3245	-----	Am	15030	2296	-----	Ad
	-----	25	Ad	15100 to			
13120 to				15105	-----	1012	Ad
13124	2834	-----	Ad	15106	140	910	Ad
13145	43	68	Am	15490 to			
13161	888	-----	Am	15500	3150	-----	Ad
13240	---	1012	Ad	15534	-----	1789	Am
13241	-----	1012	Ad	15600	3317	-----	Am
13290	2899	-----	Am		-----	1012	Ad
13293 to				15602	-----	1012	Ad
13299	2812	747	R	15603	2882	-----	Am
13370	-----	744	Am		-----	1012	Ad
13470	1818	-----	Am	15604 to			
13531	-----	502	Am	15620	-----	1012	Ad
13537.5	-----	907	Ad	15621	-----	1012	Ad
13539	878	-----	Ad		-----	1014	Am
13551	-----	233	Am	15622 to			
13552	-----	233	R	15645	-----	1012	Ad
13660	-----	745	Am	15700	1061	-----	Ad
13660.5	-----	745	Ad		1902	-----	Ad
13661	-----	745	Am		2120	-----	Ad
13662	-----	745	Am		-----	74	Ad
13663	-----	745	Am		-----	747	Ad
13664	-----	745	Am	15701	1061	74	Ad
13665.5	-----	745	Ad		2120	747	Ad
13667	-----	745	Am	15702	1061	74	Ad
13667.5	-----	745	Ad		2120	747	Ad
13669	-----	745	Ad	15703	1061	747	Ad
13670	-----	745	Ad		2120	-----	Ad
13776	2079	-----	Am	15704 to			
13777	2079	-----	Am	15709	1061	747	Ad
13778	2079	-----	Am	15710 to			
13779	2079	-----	Am	15715	1061	747	Ad
13780	2079	-----	Am		1902	-----	Ad
13782	2079	-----	Ad		2120	-----	Ad
13783	2079	-----	Ad	15716	1061	-----	Ad
13920.1	-----	977	Ad		2120	-----	Ad

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
15717 to				18532	1241	-----	Am
15725	1061	-----	Ad	18537	1241	-----	Am
	1902	-----	Ad	18540.4	-----	331	Am
	2120	-----	Ad	18541	-----	1143	Am
15726	1061	-----	Ad	18544	687	-----	Ad
	1902	-----	Ad	18545	687	-----	Ad
15727 to				18573	1245	-----	Am
15730	1902	-----	Ad	18596	2373	-----	Ad
15800 to				18598	1241	-----	R
15826	1060	-----	Ad	18599	1241	-----	R
16009	1812	-----	Ad	18650	2882	-----	Am
16010 to					3211	-----	Am
16014	581	-----	Ad	18657	3016	-----	Ad
16021	581	-----	Am	18750 to			
16022	581	-----	Am	18753	-----	970	R
16023	581	-----	Am	18801	651	-----	Am
16024	2136	938	Am		1097	-----	Am
16025	581	-----	Ad	18802.5	651	-----	R
16041	581	-----	Am		1097	-----	R
16042	581	-----	Am	18803	1241	-----	Am
16043	581	-----	Am	18850	3015	-----	Am
16044	581	-----	Am	18853	3011	-----	Am
16045	581	-----	Am	18854	1245	-----	Am
16050	581	-----	Am		3014	-----	Am
16051	581	-----	Am	18856	3014	-----	Am
16052	581	-----	R	18857	3014	-----	Am
16053	581	-----	Am	18859	1245	-----	Am
16376	-----	911	Ad		3014	-----	R
16390 to				18860	2566	-----	Ad
16396	2731	-----	R	18901	2466	-----	Am
16485 to					3009	-----	Am
16490	525	-----	Ad	18903	1241	-----	Am
17090	1033	-----	Am	18939	687	-----	Am
17091	1033	-----	Am	18950	1241	-----	Am
17096	1033	-----	Ad		3010	-----	Am
17242	615	-----	Am	18954	1055	-----	Am
18004	-----	744	Am		3008	-----	R
18005	20	178	Am	18955	-----	519	Ad
18005.5	-----	1556	Am	18973	2467	331	Am
18005.6	2295	-----	Ad	19052	651	-----	Am
18007	3017	-----	Ad		1097	-----	Am
18021	280	-----	Am	19052.5	1097	-----	R
	760	-----	Am	19054	1241	-----	Am
	761	-----	Am	19058	3012	-----	Am
	1245	-----	Am	19100	1241	-----	Am
18021.5	1056	-----	Ad	19120	1241	-----	Am
18023	280	-----	Am		3012	-----	R
18025	280	-----	Am	19200	687	-----	Am
18050	1243	912	Am	19259	1058	1110	Am
18051	1243	912	Am	19330	3022	-----	Am
18052	1243	912	Am	19333	868	-----	Am
18100	1243	912	Am	19334	1025	-----	Ad
18101.5	1078	-----	Ad	19368.7	3060	-----	Ad
18104.5	472	-----	Am	19394.5	2466	-----	Ad
18105	1243	912	Ad	19397	1278	-----	Am
18150 to				19502	3018	-----	Am
18158	1244	-----	R	19503	1241	-----	Am
18523	1097	-----	Am	19533	1278	-----	Am
18523.5	1097	-----	R		2466	-----	Am
					3017	-----	Am

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
19533.1	1278	----	R	20602	1256	865	Am
19533.2	1278	----	Am	20602.5	1256	865	Am
19533.3	1278	----	Ad	20602.7	1256	865	Am
19534	1278	----	Am	20602.9	3076	----	Ad
19535	1278	----	Am	20602.95	3076	----	Ad
19536	1278	----	Am	20603	1256	865	Am
19537	1278	----	Am	20603.1	1256	865	Am
19538	1245	----	Am	20603.2	1256	865	Am
19570	1241	----	Am	20603.3	3076	----	Ad
19572	1241	----	Am	20604	3076	----	Am
19572.5	2800	----	Ad	20606	1256	865	Am
19575	1241	----	Am		1928	----	Am
19578	----	609	Am	20606.1	1928	----	Ad
19582	1241	----	Am	20607	1256	865	Am
20012.4	2868	----	Ad	20607.5	1256	865	Am
	3344	----	Ad	20608.1	1928	----	Ad
20013	33	169	Am	20609.2	1256	865	Ad
	2129	----	Am	20611	1256	865	Am
	3076	----	Am	20630	2730	----	Am
20014	33	169	Am	20630.1	2885	----	Ad
	2029	----	Am	20652	1256	865	Am
20014.6	3076	----	Ad	20654	1256	865	Am
20016	1959	----	Am	20654.6	1256	865	Am
20017.7	33	169	Ad	20654.7	1256	865	R
	2129	----	Ad	20654.9	1256	865	Am
20017.8	3076	----	Ad	20655	1256	865	Am
20017.9	3076	----	Ad	20655.1	1256	865	Ad
20019.1	1928	----	Ad	20656	1256	865	Am
20019.2	1928	----	Ad	20750.1	1257	864	Am
20020.5	1568	----	Ad	20750.2	1262	863	Am
20024	1256	865	Am	20750.3	1261	862	Am
20025.2	1256	865	Am	20750.4	1260	861	Am
20037	1263	858	Am	20750.7	3076	----	Ad
20100	1304	----	Am	20754	1256	865	Am
20101	1304	----	Am	20803.7	3076	----	Ad
20105	1256	865	Am	20831	682	----	Am
20107	1256	865	Am	20862	1256	865	Am
20130	1912	----	Am	20863	1256	865	Am
20130.2	1263	858	Ad	20867	1263	858	Am
20165	1256	865	Am		2405	----	Am
20205	527	----	Am	20890	1256	865	Am
20208	1256	865	Am		2075	----	Am
20215 to				20894.5	2075	----	Am
20226	1258	859	Ad	20921	1623	----	Am
20230	1263	858	Am		1630	----	Am
20304	1256	865	Am	20921.1	1256	865	Am
	----	1535	R	20922	1256	865	Am
20306	----	1535	Am		1623	----	Am
20334.1	----	1550	Ad		1630	----	Am
20338	1259	850	Ad	20950.7	3076	----	Ad
20361	----	1459	Am	20980.7	3076	----	Ad
20393	1256	865	Am	20983.1	----	389	Ad
20394	----	1420	Ad		----	390	Ad
20395	----	1420	Ad	20986	1156	----	Ad
20406	----	764	Am	21002	554	----	Am
20461.1	1928	----	Ad	21020.7	33	169	Ad
20523	1256	865	Am		2129	----	Ad
20534	1256	865	Am		3076	----	Ad
20534	1263	858	Am	21023	1256	865	Am
20600.6	1625	----	Ad	21028	1256	865	Am

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
21030	1256	865	R	23180	---	1731	Ad
21150	1057	1202	Ad	23360	1785	607	Am
21201	471	---	Am	Tit. 3, Div. 1,			
21204	1256	865	Am	Ch. 3, Art. 4,			
21210	3076	---	Ad	(heading)			
21250	1256	---	Am	23420	1785	607	Am
	3076	865	Am	23422	1785	607	Am
21252.4	3076	---	Ad	23427	1785	607	Am
21253	1623	---	Am	23500 to			
	1627	---	Am	23556	---	1571	Ad
21256.3	3076	---	Ad	24001	1785	607	Am
21257.2	1256	865	Ad	24007	1785	607	Am
	3076	---	Ad	24051	1785	607	Am
21258	1623	---	Am	24052	1785	607	Am
	1626	---	Am	24055	1785	607	Am
21258.1	1623	---	Ad	24057	1785	607	Am
	1626	---	Ad	24101	1785	607	Am
21262	1256	865	Am (as	24150	1785	607	Am
			added by	24200	1785	607	Am
			Stats. 1949,	24204	1785	607	Am
			Ch. 1498)	24350	1785	607	Am
			& RN	24350.5	---	1012	Ad
21262.1	3076	---	Ad	24351	1785	607	Am
21263	1256	865	Ad (RN)	24353	1785	607	Am
	2217	---	Ad	25150	924	733	Am
21290.7	33	169	Ad		2019	---	Am
	2129	---	Ad	25200	1785	607	Am
	3076	---	Ad	25275 to			
21292.1	2198	174	Ad	25290	3217	769	Ad
21292.2	2198	174	Ad	25300	1785	607	Am
21292.7	33	169	Ad	25304	1785	607	Am
	2129	---	Ad	25306	---	1600	Ad
	3076	---	Ad	25351	---	975	Am
21295	3076	---	Am	25369.5	478	---	Ad
21296	1623	---	Am	25371	2702	1514	Ad
	1624	---	Am	25450	1758	---	Am
21298	1623	---	Am	25452	1933	---	Am
	1624	---	Am	25457	---	1063	Am
21298.5	1623	---	Ad	25502.4	---	1064	Am
	1624	---	Ad	25508	2703	1498	Ad
21300	1256	865	Am	25561	1315	---	Am (as
21330	3076	---	Am				added by
21331	1256	865	Am				Stats. 1947,
21360	1256	865	Am				Ch. 1338)
21361	1256	865	Am				& RN
	1623	---	Am	25562	1315	---	Ad (RN)
	1631	---	Am	25670 to			
21362	1256	---	Am	25673	---	561	Ad
	1623	---	Am	25826	---	215	Ad
	1628	---	Am	26020	2619	---	Am
21363.6	3076	---	Ad	26150	862	975	Am
21363.7	33	169	Ad	26153	812	---	Ad
	2129	---	Ad	26520	1785	607	Am
21365.1	1256	865	Ad	26524	1785	607	Am
21367.5	1623	---	Am	26529	1982	---	Am
	1629	---	Am		2169	---	Am
21367.7	1623	---	Ad	26665	1785	607	Am
	1629	---	Ad	26721	3031	---	Am
21453	1256	865	Am	26722	3031	---	Am
23151	490	---	Am	26725	767	---	Am

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
	1659	----	Am	Tit. 3,			
	3031	----	Am	Div. 2,			
26726	767	----	Am	Pt. 4,			
	1659	----	Am	Ch. 1,			
26728	3031	----	Am	(heading)	1785	----	R
26729	3031	----	Am			607	Am
26730	767	----	Am	Tit. 3,			
	1659	----	Am	Div. 2,			
26731	3031	----	Am	Pt. 4,			
26732	767	----	Am	Ch. 2,			
	1659	----	Am	(heading)	1785	----	R
26733	3031	----	Am			607	Am
26734	3031	----	Am	27820	1785	607	Am
26735	767	----	Am	27822	1785	607	Am
	1659	----	Am	27824	1785	607	Am
	3031	----	Am	28021	3363	----	Am
26736	767	----	Am	28021.5	1292	637	Ad
	1659	----	Am		2353	1034	Ad
	3031	----	Am	28037	2301	----	Am
26737	767	----	Am	28103	3068	----	Am
	1659	----	Am	28105	863	607	Am
26738	767	----	Am		1785	----	Am
	1659	----	Am	28108	2352	----	Am
	3031	----	Am	28109	1785	607	Am
26740	3031	----	Am		----	647	Am
26741	767	----	Am	28110	----	1065	Am
	1659	----	Am	28111	1721	607	Am
	3031	----	Am		1785	----	Am
26743	3031	----	Am	28112	----	1692	Am
26746	3031	----	Am	28113	1785	607	Am
26749	----	355	Am	28114	1785	607	Am
26803.5	2226	536	Am	28116	2299	----	Am
26806	1785	607	Am	28118	1785	607	Am
26823	1785	607	Am	28119	----	227	Am
26824	1785	607	Am	28120	1785	607	Am
26907	2752	----	R		----	1700	Am
27082	1785	607	Am	28121	548	607	Am
27241	1037	----	R		1785	913	Am
27242	1037	----	R	28123	765	424	Am
27252	1037	----	Am	28124	592	1225	Am
27285	243	----	Am	28125	1785	607	Am
27287	244	----	Am	28126	463	----	Am
27289	2620	----	Am	28127	843	----	Am
27293	----	976	Am	28128	1785	607	Am
27322	1157	348	Am	28129	1785	607	Am
27361.5	----	121	Ad	28130	1785	607	Am
27366	----	83	Am		2281	----	Am
27367	----	82	Am	28131	1785	607	Am
27370	----	84	R		2282	1109	Am
27371	----	85	Am		----	1565	Am
27374	----	85	R	28132	765	1072	Am
27381	2051	----	Am		----	1650	Am
27472	1494	----	Ad		----	1750	Am
27531	1785	607	Am	28133	111	1155	Am
27540	2628	----	Ad	28134	1785	607	Am
27557	1785	607	Am	28135	----	1752	Am
27645	3032	----	Ad	28136	593	607	Am
Tit. 3,					1785	----	Am
Div. 2,				28137	112	1154	Am
Pt. 4,				28138	842	----	Am
(heading)	1785	607	Am	28139	844	----	Am

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
28140	15	11	Am	31555	805	607	Am
	1785	130	Am		1785	-----	Am
	2280	131	Am	31557.1	1080	-----	Ad
	2283	607	Am	31557.5	641	-----	Ad
	-----	1033	Am	31560	639	-----	Am
28141	2827	-----	Am		879	-----	R
28142	113	38	Am		1079	-----	R
28143	2828	-----	Am	31560.1	-----	983	Ad
28144	2284	12	Am	31585.5	641	-----	Ad
	-----	985	Am	31591	879	-----	Am
28145	460	-----	Am		1079	-----	Am
28146	114	37	Am	31595	1024	-----	Am
	1785	607	Am	31602	879	-----	Am
28148	115	384	Am		1079	-----	Am
28149	2285	13	Am	31627	641	-----	Am
28150	119	39	Am	31627.1	879	-----	Ad
28151	765	-----	Am		1079	-----	Ad
28152	116	183	Am	31628	879	-----	Am
	1785	607	Am		1079	-----	Am
28153	117	38	Am	31629	879	-----	Ad
	2168	-----	Am		1079	-----	Ad
28154	1785	607	Am	31630 to			
28155	2286	-----	Am	31637	1080	-----	Ad
28156	2287	1152	Am	31641.5	639	-----	Ad
28157	118	-----	Am	31642	879	-----	Am
28158	120	565	Am		1079	-----	Am
29040	1785	607	Am	31648.1	384	-----	Ad
29075	2934	-----	Ad	31649	879	-----	Am
29127 to					1079	-----	Am
29130	3281	-----	Ad	31652	879	-----	Am
	3282	-----	Ad		1079	-----	Am
29140	1785	607	Am	31652.1	638	-----	Ad
29191	2506	-----	Am	31660	-----	1420	Ad
29320	1785	607	Am	31661	-----	1420	Ad
29603	1785	607	Am	31671.1	879	-----	Ad
29605	1785	607	Am		1079	-----	Ad
29610	1785	607	Am	31676.1	642	-----	Am
	2132	1081	Am	31676.2	642	-----	Am
29619	2132	1081	Ad	31676.4	642	-----	Am
29747	303	-----	Am	31676.55	642	-----	Ad
29802	1216	409	Am	31676.7	2791	-----	Am
	-----	923	Am	31676.9	1651	-----	Am
29907.5	164	-----	Ad	31679	26	-----	Am
31001	1785	607	Am		742	-----	Am
31114	1199	-----	Ad	31681 to			
31115	1199	-----	Ad	31689	1080	-----	Ad
31200	1785	607	Am	31690 to			
31201	1785	607	Am	31692	60	-----	Ad
31203 to				31700	879	-----	Am
31208	633	-----	H		1079	-----	Am
31462	637	-----	Am	31740 to			
31469	1785	607	Am	31757	1080	-----	Ad
31469.1	1080	-----	Ad	31765	636	-----	Ad
31469.5	641	-----	Ad		879	-----	Ad
31470.1	1080	-----	Ad		880	-----	Ad
31521	1024	-----	Am	31784	640	-----	Ad
31526	3239	-----	Am		879	-----	Ad
31527	879	-----	Am	31790 to			
	1079	-----	Am	31794	1080	-----	Ad
31552	879	-----	Am				

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
31800 to				36501	1785	607	Am
31805	809	1476	R	36505	1785	607	Am
	879	-----	R	36509	811	-----	Am
	1079	-----	R	36523	1785	607	Am
31905	555	-----	Am	36525	-----	370	Am
31980	1785	607	Am	36526	-----	370	Am
31984	1785	607	Am	36527	-----	370	Am
32022	555	-----	Am	36601	1785	607	Am
32036	555	-----	R, Am	36602	1785	607	Am
32050	555	-----	Am	36700	-----	23	Ad
32050.5	1785	607	Am	36701	-----	23	Ad
32051	555	-----	R	37100	1864	-----	Am
32055	555	-----	Am	37101	-----	914	Am
32056	555	-----	Am	37113	1865	-----	Am
32062	555	-----	R	37209	2033	-----	Ad
32355	-----	145	Am	37392	825	93	Am
32500 to				37392.1	1112	-----	Ad
32695	1125	-----	Ad	37394	1811	686	Ad
34301	18	-----	Am	37618	2167	-----	Am
34302	3216	767	Am	37658	2167	-----	Am
34303	18	768	Am	37659	2167	-----	Am
	3215	-----	Am	37904	839	-----	Am
34303.5	982	-----	Ad	38304	-----	1023	Ad
34308	18	-----	Am	38440	-----	1683	Am
34315	18	-----	Am	38451	-----	1683	Am
34316.5	3215	768	Ad	38452	-----	1683	Am
34323	18	-----	Am	38453 to			
34326	-----	1570	Am	38459	-----	1683	R
34333	-----	1570	Ad	38460	-----	1683	Am
34709	1785	607	R	38461	-----	1683	Am
34856	1785	607	Am	38691	-----	1684	Am
	2033	-----	Am	38693	-----	1684	Am
34857	2033	-----	Am	38694	-----	1684	Am
35002	982	-----	Ad	38695	-----	1684	Am
	1111	-----	Ad	38696	-----	1684	Am
35003 to				38697	-----	1684	Am
35005	1111	-----	Ad	38698	-----	1684	Am
35101	1111	-----	Am	38701	-----	1684	Am
35106 to				38703	2940	1684	Am
35109	3214	770	R	38704	-----	1684	Am
35116	3214	770	Am	38705	-----	1684	Am
35134	801	-----	Am	38707	1846	1684	Am
35147	549	770	Am	38708	1846	-----	Am
	3214	-----	Am	38750 to			
35148	549	770	Am	38759	-----	1024	Ad
	3214	-----	Am	39520 to			
35149	549	770	Am	39531	2909	-----	R
	3214	-----	Am	39560	2909	-----	Am
35150	549	770	Am	39566	2909	-----	Am
	3214	-----	Am	39587	2909	-----	Ad
35158	1111	-----	Ad	39700 to			
35214	1111	-----	Ad	39703	-----	987	R
35235	1111	-----	Ad	39793	-----	1025	Am & RN,
35304.5	2191	-----	Ad				Ad
35311	1076	-----	Am	39794	-----	1025	Ad (RN)
35400 to				40300 to			
35402	2908	-----	Ad	40302	972	-----	Ad
35561.1	-----	1534	Ad	40803.5	2033	-----	Ad
35579	1785	607	R	41400 to			
35845	1785	607	R	41439	1785	607	R

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
43068	595	915	Am	Tit. 6,			
	-----	1226	Am	Ch. 4,			
43610	1877	-----	Am	Art. 2,			
43619	-----	1469	Am	(heading)	671		Ad
43627	1877	-----	Am	58980	-----	671	Ad
43628	695	-----	Am	59100 to			
	1877	-----	Am	59641		1027	Ad
43670 to				59642		1027	Ad
43696	1788	-----	R			1030	Am
45007	763	-----	Am	59643 to			
45008	763	-----	Am	60163		1027	Ad
45080	763	-----	Am	60500	2190		Ad
45083	763	-----	Ad		2275		Ad
45200	1199	-----	Ad	60510	2190		Ad
45201	1199	-----	Ad	64332	2379		Am
45210	1199	-----	Ad	65000	1250		R & Ad
50022	-----	1677	Am		1809		R & Ad
50024	-----	1497	Am		2262		Ad
50026	1157	-----	Ad			1091	Ad
50111	2582	-----	Am	65001 to			
53060	2856	-----	Ad	65004	1250		R & Ad
53200	1680	793	Am		1809		R
53250	804	-----	Am		2262		Ad
53250.5	1704	-----	Ad			1091	Ad
53253	3023	-----	Ad	65005	1250		R & Ad
53647	2617	-----	Am		1809		R
53672	1703	-----	Am		2262		Ad
53673	1703	-----	Am			1089	Am
53679	1785	607	Am			1091	Ad
53732	-----	382	Am	65006 to			
54150 to				65014	1250		Ad
54254	183	-----	Ad		1809		R
54307	2857	791	Am		2262		Ad
54310	2857	791	Am	65015 to			
54348.1	-----	790	Ad	65029	1250		Ad
54348.2	-----	790	Ad		1809		R
54422	-----	480	Am	65030 to			
54424	-----	480	Am	65035	1250		R & Ad
54425	-----	480	R		1809		R
54468.1	-----	790	Ad		2063		R & Ad
54479	2857	-----	Ad			1091	Ad
54670 to				65036 to			
54672	2860	-----	Ad	65039	1250		R
54900	1996	-----	Am		1809		R
58000 to					2063		R & Ad
58004	-----	1027	Ad	65040 to			
58005	-----	1027	Ad	65059	1250		R
	-----	1029	Am		1809		R
58006 to					2063		Ad
58683	-----	1027	Ad	65060 to			
58700	-----	44	Am	65070	1250		R & Ad
	-----	1027	Ad		1809		R
58701 to						1091	Ad
58850	-----	1027	Ad	65071	1250		R & Ad
58851	-----	1027	Ad		1809		R
	-----	1028	Am			1685	Am
58852 to						1091	Ad
58965	-----	1027	Ad	65072	1250		Ad
					1809		R

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
65073	1250	----	Ad		1809	----	R
	1809	----	R		1091	----	Ad
65090 to				65301	1250	----	R
65176	1250	----	R		1809	----	R
	1809	----	R		2379	----	Am
	1091	----	Ad		1091	----	Ad
65177	1250	----	R	65302 to			
	1809	----	R	65330	1250	----	R
	1090	----	Am		1809	----	R
	1091	----	Ad		1091	----	Ad
65178 to				65331	1809	----	R
65251	1250	----	R		1250	----	R
	1809	----	R		2379	----	Am
	1091	----	Ad		1091	----	Ad
65252	1250	----	R	65332	1809	----	R
	1809	----	R		1250	----	R
	2379	1086	Am		2379	----	Am
	1091	----	Ad		1091	----	Ad
65253	1250	----	R	65333 to			
	1809	----	R	65365	1250	----	R
	2379	----	Am		1809	----	R
	1091	----	Ad		1091	----	Ad
65254	1250	----	R	65400 to			
	1809	----	R	66020	1250	----	Ad
	2379	----	Am		1809	----	R
	1091	----	Ad	500048		1027	Ad
65270 to				500049		1091	Ad
65300	1250	----	R				

HARBORS AND NAVIGATION CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
26	2240	-	Ad	1780	2139	934	R
591 to				1908	1752	683	Am
737	966	-	Ad	1971.1	2139	934	Am
1156		1786	Am	1990	2139	934	Am
1159		231	Am	2077	2139	934	Ad
1705.5		1786	Am	3137	2139	934	Am
1732	2135	937	Am	3166	173		Ad
1732.6	2135	936	Am	3167	173		Ad
	2138	937	Am	4123		1470	Ad
	2882	1786	Am			1711	Ad
1732.7	2135	937	Am				
1733	2135	937	Am	6861	473	408	Am
1770	2139	934	Am	6862	474	407	Am

HEALTH AND SAFETY CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
25	2239	----	Ad	5070 to			
107.5	2882	----	Am	5072	2859	----	Ad
115	3221	----	Am	5461	3069	----	Am
212	987	129	Ad	5463	1051	----	Ad
256	1790	----	Am	5470		333	Am
257	1790	----	Am	5471	2858	----	Am
263	1790	----	R	5473	2555	513	Ad
421 to				5473.1 to			
422	----	1071	Ad	5473.11	----	513	Ad
425 to				5474	2858	----	Ad
425.4	344	982	Ad	5476	2858	----	Ad
425.5	344	----	Ad	5546.5	----	1526	Am
440 to				5700 to			
440.7	2064	1047	Ad	5700.22	2615	----	Ad
805	2245	----	Am	5710	2613	----	Am
808	2245	----	Am		2615	----	Ad
855 to				5710.01 to			
855.5	3183	----	Ad	5790.19	2615	----	Ad
926a	2895	----	Ad	5790.20	2614	----	Am
928	2894	----	Am		2615	----	Ad
1102	1036	----	Am	5790.21 to			
1140	1036	----	Am	5830.08	2615	----	Ad
1650 to				6407	1871	----	Am
1677	----	1671	Ad	6494	1977	----	Am
1919	----	27	Ad	6497		1484	Ad
1920	----	27	Ad	6498	----	219	Ad
2206	298	----	Am	6515.5	----	330	Ad
	299	----	Am	6518	----	218	Am
2348	296	----	Am	6540	1974	----	R
4170 to				6580	1979	----	Am
4195	1054	467	Ad	6595	----	329	Ad
4675	2143	----	Am & RN	6644	2861	----	Am
4730	840	----	Am	6880	1978	----	Am
4730.5	2345	----	Ad	7209	3279	----	Ad
4740	1960	----	Am	7300	----	974	Am
4741	1960	----	Am	7405	1038	----	Am
4742	1960	----	Am	7413	1038	----	R & Ad
4742.5	2553	----	Ad	8300	2658	----	R
4744	1960	----	Am		1655	----	Am
4745	1960	----	Am	8301	2658	1656	R
4748	1960	----	Am	8302	2658	----	R
4760	1960	----	Am		1656	----	Am
4761	1960	----	Am	8303	2658	1656	R
4765	2143	----	Ad (RN)	8304	2658	----	R
4766	----	515	Ad		1656	----	Am
4770	1974	----	R	8305 to			
4786	2861	----	Am	8307	2658	----	R
4790	304	----	Am	8308	2658	----	R
4793.1	2000	817	Ad		1655	----	Am
4805	1972	----	Ad	8309	2658	----	R
4806	1972	----	Ad	8570	----	1655	Am
4818	2141	----	Am	8573	----	1655	Ad
4843	1960	----	Am	Div. 8,			
4845.22	1973	----	Am	Pt. 3,			
4845.28	3029	----	Am	Ch. 5,			
4857 to				(title)	831	----	Am
4859	----	1060	Ad		831	----	Am
4887.5	963	----	Ad	8704	831	----	Am
4951	2855	----	Am	8712	831	----	Am

HEALTH AND SAFETY CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
8714	831	----	Am	10528	1037	----	Am
8725	831	----	Am	10529	1037	----	Am
8726	831	----	Am	10532	1037	----	Am
8727	831	----	Am	10552	1035	----	Am
8729	831	----	Am	10554	1035	----	Ad
8730	831	----	Am	10576	1035	----	Am
8731	831	----	Am	10577	1035	----	Am
8732	831	----	Am	10578	1035	----	Am
8733.5	831	----	Am	10579	1035	----	R
8735	831	----	Am	10630	1035	----	Am
8736	831	----	Am	10675	850	----	Am
8737	831	----	Am	10679	850	----	R
8738	831	----	Am	11103	2844	1517	Am
	833	----	Am	11166.12	1505	820	Am
8739	831	----	Am	11610	1830	----	Am
8740	831	----	Am	11612	1830	----	Am
8741	831	----	Am	11614	1830	----	Am
8742	831	----	Am	11619	1830	----	Am
8743	831	----	Am	11620	1830	----	R
8744	831	----	Am	11621	1830	----	R
Div. 8,				11622	1830	----	Am
Pt. 3,				12006	----	560	R
Ch. 5,				12351.5	----	560	Ad
Art. 3,				13029	----	748	Ad
(title)	831	----	Am	13055	686	----	Ad
8750	831	----	Am	13056	686	----	Ad
8751	2189	----	Am	13101	2882	----	Am
8775	831	----	Am	13108	3273	----	Am
Div. 8,				13122	----	749	Am
Pt. 3,				13144	----	749	Am
Ch. 5,				14074.5	2218	381	Ad
Art. 5,				14084	1501	316	Am
(title)	831	----	Am	14180 to			
8780	831	----	Am	14182	----	28	Ad
9604		1503	Am	14259	2907	----	Ad
10100	1035	----	Am	14260	2907	----	Ad
10101	1035	----	Ad (RN),	14540	2907	----	Am
			R	14541 to			
10102	1035	----	Ad (RN),	14547	2907	----	R
			R	14549	1098	----	Am
10103	1035	----	R	14551	1075	----	Ad
10104	1035	----	Am & RN	14658	489	----	Am
10105	1035	----	Am & RN	14661	489	----	Ad
10106 to				15003	----	414	Am
10110	1035	----	R	15004	----	414	Am
10112	1035	----	Am	15004.2	----	414	Ad
10113	1035	----	Am	15007.5	----	414	Ad
10118	1035	----	Am	15007.8	----	414	Ad
10119	1035	----	Am	15016.3	----	414	Ad
10121	1035	----	Ad	15016.8	----	414	Ad
10175	1035	----	Am	15019.5	----	414	Ad
10176	1035	----	R	15151	----	414	Am
10179	1035	----	Am	15151.3	----	414	Ad
10180 to				15151.5	----	414	Ad
10182	1035	----	R,	15154	----	414	Am
10200	1035	----	R & Ad	15159	----	414	Ad
10278.5	1035	----	Ad	15160	----	414	Ad
10375	1035	----	R & Ad	15253	----	414	R
10525	1037	----	Am				

HEALTH AND SAFETY CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
15253.3 to				Div. 13,			
15253.5	----	414	Ad	Pt. 2,			
15254	----	414	Am	Ch. 4,			
15255	----	414	Am	Art. 3.5,			
15256	----	357	Ad	(heading)	2350	----	Ad
16409	2349	----	Am	18470.1 to			
16900	2349	414	Am	18470.4	2350	----	Ad
16905	2349	----	Am	18470.5	2350	----	Ad, Am
16906	2349	414	Am	18600 to			
16907 to				18711	984	----	Ad
16910	2349	----	Ad	18720	----	1647	Am
16950	----	414	Am	18750 to			
16951	----	414	R	18950	984	----	Ad
16952	----	414	R	19150	2548	----	Am
16953	----	414	Am	19150.5	2548	----	Ad
16954 to				19350 to			
16956	----	414	R	19354	----	1646	Ad
16958	----	414	R	19355	1837	----	Ad
16959	----	414	Am	19825	3213	----	Ad
17000	----	414	Am	19900	3103	----	Ad
17000.1 to				Div. 14,			
17000.4	----	414	Ad	Pt. 1,			
17001	----	414	Am	Ch. 1,			
17020 to				Art 2,			
17062	----	414	R	(title)	1739	----	Am
17080	----	414	Am	20034	1739	----	Am
17080.1 to				20035	1739	----	R
17080.3	----	414	Ad	20036	1739	----	Am
17081 to				20037	1739	----	R
17084	----	414	R	20045 to			
17085.5	----	414	Ad	20052	1739	----	Ad
17086	----	414	R	20061	1739	----	Am
17087	----	414	R	20062	1739	----	Am
17088	----	414	Am	20065	1739	----	Am
17088.5	----	414	Ad	20703	1108	822	Am
17270	----	414	Ad	20759	1581	----	Am
17459	2349	----	Am	20765	1581	----	Ad
17462	2349	----	Am	24120 to			
17463	2349	----	Am	24154	2713	----	Ad
17549	2349	----	Am	24236 to			
17702.5	----	821	Am	24238	2710	----	Ad
Div. 13,				24268.5	2709	----	Ad
Pt. 2,				24269	2711	----	Am
(heading)	2600	----	Am	25100	1791	----	Ad
18100	985	----	Am		2195	----	Ad
18109	2600	----	Am	25101	1791	----	Ad
18200	2600	----	Am	25102	1791	----	Ad
18300	2600	----	R	25200	----	1606	Ad
18300.1	2600	----	Ad	26001 to			
18300.5	2600	----	Ad	26094	----	984	Ad
18301	2600	----	R	26202.5	1109	1607	Ad
18301.5	2600	----	Ad	26202.7	1109	1607	Ad
18302	2600	----	Am	26209	1109	1607	Am
18302.6	2600	----	Ad	26233	1109	823	Am
18303	2600	----	Am		----	1607	Am
18455.5	2159	----	Am	26235	1109	823	Am
18470	2350	----	R		----	1607	Am

HEALTH AND SAFETY CODE—Continued

Sections	Assembly bill	Senate bill		Sections	Assembly bill	Senate bill	
26251	1109	823	R	28251	1148	1142	Am
	-----	1607	R		-----	967	R
26252	1109	823	Am	28252 to			
		1607	Am	28254	-----	967	R
26253	1109	823	Am	28282	1147	1141	Am
		1607	Am	28282.5	1147	1141	Ad
26270	2371	-----	Am	28292	1147	1141	Ad
26271	1109	823	R	28294	1147	1141	Am
	2371	-----	Am	28312	1147	1141	Am
		1607	R	28314	1147	1141	Am
26272	1109	823	Am	28322	3020	-----	Ad
		1607	Am	28326	1147	1141	Ad
26273	1109	823	Am	28327	1147	1141	Ad
	-----	1607	Am	28380	3327	-----	Am
26274	1109	823	Am	28384	-----	520	Am
		1607	Am	28385	-----	520	Am
26275	1109	823	Am	28386	-----	520	Am
		1607	Am	28387	-----	520	Am
26286.5	1109	823	Ad	28388	-----	520	Am
	-----	1607	Ad	28400	-----	520	Am
26286.6	1109	1607	Ad	28401	-----	520	Am
26293.5	1109	823	Ad	28402	-----	520	Am
		1607	Ad	28412	-----	520	Am
26305	1109	823	Ad		-----	522	Am
		1607	Ad	28413	-----	520	Am
26360	1109	823	Am		-----	522	Am
	-----	1607	Am	28414	-----	520	Am
28367	2348	-----	Ad		-----	522	R
26461	-----	158	Am	28415	-----	520	Am
26472	1145	1140	Am		-----	522	Am
26518.5	1145	1140	Ad	28416	-----	520	Am
26519	1145	1140	Am	28417	-----	520	Am
26530	1145	1140	Ad	28418	-----	520	Am
26580	1145	1140	Am	28431	-----	521	R & Ad
26617	1145	1140	Am	28450	-----	520	Am
26621	1145	1140	Am	28483	1143	966	R & Ad
26622	1145	1140	R	28700 to			
28007	1144	1139	Am	28724	1669	-----	Ad
28010	1144	1139	Am	29001	2252	824	Am
Div. 21,				29003.5	2252	824	Ad
Ch. 5.5,				29003.6	2252	824	Ad
Art. 2,				29007	2252	824	Am
(title)	1146	965	Am	29014	2252	824	Am
28180	1146	965	Ad	29015	385	731	Ad
28181	-----	965	Ad		2668	-----	Ad
28182	1146	-----	Ad	29020	385	824	Am
28186	1146	965	Ad		1578	-----	Am
28190	1148	967	R		2252	-----	Am
	-----	1142	R	29021	2252	824	Am
28195 to				29026	952	825	Am
28226	-----	967	R	32002.2	202	-----	Am
28230	1148	1142	Am	32121	-----	99	Am
	2412	-----	Am	32127.5	94	-----	Ad
	-----	967	R	32131	1638	-----	Ad
28231 to					2230	-----	Ad
28245	-----	967	R	33000 to			
28250	1148	1142	Am	33046	-----	1031	Ad
	-----	967	R	33047	3210	-----	Ad
					-----	1031	Ad

HEALTH AND SAFETY CODE--Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
33048	3210	-----	Am	33885	3210	-----	Am
	----	1031	Ad		----	1031	Ad
33200 to				33886 to			
33230	-----	1031	Ad	33912	-----	1031	Ad
33231	3210	-----	Am	33913	-----	1068	Am
	----	1031	Ad		----	1031	Ad
33232 to				33914 to			
33237	-----	1031	Ad	34204	-----	1031	Ad
33260	-----	1067	Am	34205	-----	1031	Ad
	----	1031	Ad		----	1036	Am
33261 to				34206 to			
33452	-----	1031	Ad	34282	-----	1031	Ad
33480	3210	-----	R	34283	3212	-----	Ad
	----	1031	Ad	34310 to			
33481	3210	-----	R	34902	-----	1031	Ad
	----	1031	Ad	34903	-----	1031	Ad
33482 to					-----	1035	Am
33737	-----	1031	Ad	34904 to			
33738 to				35237	-----	1031	Ad
33740	3210	-----	R	40021	-----	1031	Ad
	----	1031	Ad	70675	850	-----	Am
33741 to							
33884	-----	1031	Ad				

INSURANCE CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
22.5	882	----	Ad	1591	518	----	Am
23.5	882	----	Ad	1594	885	----	Am
31.5	80	----	Ad	1594.5	516	268	Am
100	2023	----	Am	1642.5	81	----	Am
108	2023	----	Am	1648.3	2081	----	Am
108.5	2023	----	Ad	1648.4	2933	----	Am
110	2023	----	Am	1659	311	166	Ad
120	1747	----	Am	1664	231	----	Am
381	1755	----	Am	1672	800	----	Am
700.01	516	268	Am	1676	1521	----	Am
700.05	516	268	Am	1676	311	166	Am
704	2227	----	Am	1678	2933	----	Am
704.1	2336	----	Ad	1703	70	----	Am
751.1	517	----	Ad	1703	271	----	Am
763	517	----	Am	1730	522	----	Am
768	13	167	Ad	1731	884	----	Am
	817	1473	Ad	1731.1	78	----	Am
	2419	----	Ad	1734	2336	----	Ad
	3271	----	Ad	1734	884	----	Ad
808	91	----	Ad		522	----	Ad
922.1	518	----	Am	1765	77	----	Am
	885	----	Am	1816	2337	----	Ad
922.2	518	----	Am	1851	1949	----	Am
	885	----	Am	2070	1746	----	Am
922.3	518	----	R & Ad	5050	780	----	Am
922.4	518	----	R & Ad	6040	781	----	Am
	885	----	R & Ad	6047	782	----	Am
922.5	518	----	Am & RN,	9060	2165	----	Am
	885	----	Ad	10115	2164	----	Ad
		----	Am & RN,	10116	3305	1749	Ad
		----	Ad	10202	1672	799	Am
922.6 to					1957	----	Am
922.8	518	----	Ad	10202.75	1710	----	Ad
	885	----	Ad	10202.8	1673	798	Am
922.9	518	----	Ad (RN)	10203	797	----	Am
	885	----	Ad (RN)		1674	----	Am
942	1682	----	Am		2503	----	Am
992.3	885	----	R & Ad	10203.4	1675	795	Am
1020	2166	----	Am	10203.8	1676	792	Ad
1031	883	----	Am	10206	1677	794	Am
1101.1	523	----	Ad	10207.5	2761	----	Ad
	881	----	Ad	10270	524	----	Am
1106	523	----	Am		2564	----	Am
	881	----	Am	10270.4	524	----	Am
1120	92	----	Ad	10270.5	1679	----	Am
1153	521	269	Am	10270.56	2761	----	Ad
1153.5	521	269	Am	10271	524	----	Am
1155	1554	----	Ad	10273	524	1553	Ad
1191	1748	----	Am		3201	----	Ad
1192	1748	----	Am	10274	524	----	Ad
1192.1	1552	----	Ad	10275	524	----	Ad
1192.4	1748	----	Ad	10291.5	17	----	Am
1199	1748	----	R & Ad		2009	----	Am
1240	1678	851	Am	10292	524	----	Am
1371	2023	----	Am	10309	524	----	Ad
1373.1	519	270	Ad	10320 to			
1373.2	519	270	Ad	10328	524	----	Ad
1390	2023	----	Am	10329	524	----	Ad
1582	516	565	Am	10347	1807	----	Ad

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
10350 to				11600	2023	----	Am
10350.12	524	----	Ad	11602	2023	----	Am
10359	524	----	Ad	11604	2023	----	Am
10369.1 to				11615	2227	----	Ad
10369.12	524	----	Ad	11628	25	----	Ad
10369.50	524	----	Ad	11628.1 to			
10381	524	----	Am	11628.46	2023	----	Ad
10381.5	524	----	Ad	11629	25	----	Ad
10382	524	----	Am	11629.5	25	----	Ad
10383	524	----	Ad	11655.5	2269	926	Ad
10390	524	----	Am	11656.1	----	76	Ad
10400	524	----	Am	11656.2	----	75	Ad
10492	520	----	Am	11656.6	2008	----	Ad
10493	520	----	Am	11661	974	----	Am
10494.5	991	----	Am	11699	----	539	Am
10494.6	990	----	Ad	11730	2925	----	Am
10511	2023	----	Am	11736	2269	927	Am
10651	2145	----	R	----	2926	----	Am
10780	2144	----	Ad (RN)	11736.1	2927	----	Ad
10880	2144	----	Am (as ad by Stats. 1935, Ch. 283) & RN	11738	515	----	Am
				11750 to			
				11761	----	928	Ad
10970	2496	----	R & Ad	11789	912	----	Am
10971	1073	----	Am	11792	913	----	Am
	2496	----	R & Ad	11823.5	----	86	Ad
10972 to				11870	2612	1722	Am
11118	2496	----	R & Ad	12054	2023	----	Am
11119 to				12360	516	268	Am
11395	2496	----	R	12441	516	268	Am
11551	2023	----	Am	12902	2882	----	Am
11580	789	----	Am	----	3030	----	Am
	2023	----	Am	12931	----	1608	Ad

LABOR CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
51	976	----	Am	1137 to			
	2882	----	Am	1139	2921	1228	Ad
	3247	----	Am		3223	----	Ad
53	976	----	Am	1141	413	524	Ad
57	-----	1787	Am	1142 to			
60	976	755	Am	1146	-----	524	Ad
70.5	2882	-----	Am	1150 to			
	-----	1787	R	1156	1113	----	Ad
75 to				1352	-----	1645	Am
77	-----	1071	R	1394	3177	1212	Am
77.5	2882	1071	Am	1394.5	-----	1212	Ad
	-----	1787	R	1395	-----	1212	Am
80	2882	-----	Am	1475	1874	----	Am
	-----	1787	R	1476	1874	----	Am
81	369	-----	Ad	1477	1874	----	Am
92	643	-----	Am	1478	1874	----	Am
96	681	-----	Am	1479	1874	----	Am
97.5	681	-----	Ad	1480	1874	----	Am
101.5	625	-----	Ad	1503	2500	----	Am
103	3315	-----	Ad	1550	411	----	R & Ad
111	-----	755	Am	1551	411	----	R
111.5	-----	755	Ad		5045	1198	Am
112	2882	1609	Am		-----	1199	Am
	3248	-----	Am	1552 to			
113	-----	755	Am	1556	411	----	R
115	911	1050	Am	1556.1	-----	874	Ad
	2670	-----	Am	1557	411	----	R
118	-----	755	Am		-----	874	Am
119	-----	755	Am	1581	411	----	R
122.5	261	-----	Ad		3046	1198	Am
123	-----	755	Am		-----	1199	Am
124	-----	755	Am	1581.1	3204	1198	Ad
125	-----	755	Am	1582 to			
127	-----	755	Am	1584	411	----	R
129	-----	755	Am	1585	411	----	R
145	-----	1787	R		-----	1199	Am
170 to				1585.1	-----	1199	Ad
176	2485	-----	Ad	1586 to			
200	956	-----	Am	1588	411	----	R
204	2537	1693	Am	1588.2	411	----	R
205	3048	1198	Am		3178	----	Am
222.3	1205	-----	Ad	1589	411	----	R
222.6	1318	-----	Ad		3047	1198	Am
224.5	1205	-----	Ad		-----	1199	Am
225	1205	-----	Am	1589.1	3047	1199	Ad
272	666	-----	Ad		-----	1199	Ad
290	-----	1214	Ad	1589.2	3047	1198	Ad
301	485	-----	Ad		-----	1199	Ad
923	1117	1702	Am	1589.3	3047	1198	Ad
923.5	779	-----	Ad	1590	411	----	R
924	2762	1702	Ad	1590.5	3072	----	Ad
930	1712	-----	Ad	1591 to			
931	1712	-----	Ad	1595	411	----	R
1020 to				1596	411	----	R
1023	947	-----	Ad		2158	1198	Am
1106	269	55	Ad		-----	1199	Am
1131 to				1597 to			
1136	2181	-----	R	1622	411	----	R
	2921	1228	R & Ad	1622.1	5049	1198	Ad
	3223	-----	R & Ad		-----	1199	Ad

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1622.2	3049	1198	Ad	2420	-----	1215	Am
	-----	1199	Ad	2422.5	-----	1215	Ad
1623	411	-----	R	2654	2515	-----	Am
1624	411	-----	R	2751	486	-----	Ad
	1885	-----	Am	2928	537	-----	Am
1625 to				3077	542	-----	Am
1630	411	-----	R	3092 to			
1630.1	410	-----	Am	3097	2639	1496	Ad
1631	411	-----	R		-----	1697	Ad
	1885	-----	Am	3150 to			
1631.1	409	-----	Ad	3157	2547	-----	Ad
1631.5	1027	-----	Ad		2741	-----	Ad
1632	411	-----	R	3202	1980	1765	Am
1633.5	1885	-----	Ad	3204	262	-----	Am
1634	411	-----	R	3208	373	614	Am
1635 to					374	-----	Am
1646	411	-----	R		2739	-----	Am
1647	411	-----	R	3211.9	-----	1204	Am
	2455	-----	Am	3211.92	-----	431	Am
1647.5	408	-----	R		-----	1204	Am
	411	-----	R	3212.7	970	-----	Ad
1648	411	-----	R	3352	745	-----	Am
	-----	1198	Am		746	-----	Am
	-----	1199	Am		752	-----	Am
	-----	1199	Ad	3352.5	-----	1204	Am
1648.1				3352.94	-----	1204	Am
1649 to				3358.5	744	-----	Am
1663	411	-----	R	3361	-----	431	Am
1664	-----	1199	Ad	3501	973	-----	Am
1682	412	-----	Ad	3502	973	-----	Am
1771	655	-----	Am	3503	973	-----	Am
1777.6	546	-----	Ad	3600.5	2739	614	Ad
1900	958	-----	Am	3600.6	2739	614	Ad
	2077	-----	Am	3710	979	-----	Am
1944	-----	1540	Am	3710.1	979	-----	Ad
1944.1	-----	1213	R & Ad	3710.2	979	-----	Ad
2102	2157	-----	Am	3714	979	-----	R
2356	2708	-----	Ad	3715	977	-----	Ad
2410	-----	1215	Am	3760	978	-----	Ad
2411	2156	1215	Am	4050	3308	-----	Am
	3176	-----	Am	4053	1980	-----	Am
2411.5	-----	1215	Ad	4318	981	-----	Am
2412.3	-----	1215	Ad	4368	981	-----	Am
2412.5	-----	1215	Am	4452	263	140	Am
2412.6	-----	1215	Ad		509	-----	R
2413.5	-----	1215	Am	4453	263	140	Am
2413.6	-----	1215	Am		509	1770	Am
2414	-----	1215	Am	4458	-----	431	Am
2415	-----	1215	Am	4460	508	432	Am
2416	1116	1215	Am	4460.1	-----	432	Ad
2417.1 to				4553	401	-----	Am
2417.4	-----	1215	Ad		402	-----	Am
2417.7	-----	1215	Am		404	-----	Am
2417.8	-----	1215	Ad	4557	974	-----	Ad
2418	-----	1215	Am	4575	2667	-----	R
2419	-----	1215	Am	4600	415	540	Am
2419.1 to					416	538	Am
2419.4	-----	1215	Ad		512	-----	Am
2419.5	-----	1215	Am & RN		975	-----	Am
2419.6	-----	1215	Am				
2419.7	1053	-----	Ad				
2419.8	-----	1215	Ad (RN)				

LABOR CODE—Continued

Sections	Assembly bill	Senate bill	Editorial	Sections	Assembly bill	Senate bill	Editorial
4601	415	588	Am	5301	911	1050	Am
	512	—	Am		2667	—	Am
4602	415	588	R		2670	—	Am
	512	—	Am	5302	911	—	Am
4603	415	588	R	5309	911	—	Am
	512	—	Am		2670	1050	R
4604	512	—	Am	5310	911	1050	Am
4605	414	587	Am		2670	—	Am
	512	—	Am	5312	2667	—	Am
4606	512	—	Ad	5313	911	—	R & Ad
	3288	—	Ad		2667	—	R
4650	264	224	Am		2670	1050	Am
	265	—	Am	5314	911	—	R & Ad
4650.1	350	—	Ad		2667	—	R
4652	264	224	Am		2670	1050	R
4656	263	140	Am	5315	911	—	R
	266	226	Am		—	696	Am
	506	—	Am		2670	1050	R
4660	—	1048	Am		2667	—	R
4663	2739	614	Am	5405	275	1520	Am
	2797	—	Am		505	—	Am
4664	403	615	Ad	5406	275	1520	Am
	2738	1519	Ad		276	1521	Am
4702	267	139	R & Ad	5410	277	—	Am
	268	225	Am	5410.1	538	541	Ad
	513	1770	Am	5411	975	—	Am
	2006	—	Am		3309	—	R
4703.1 to	—	—	—	5412	975	697	Am
4703.6	973	—	Ad		3309	1049	Am
4704	3306	—	Am	5500.5	—	700	Ad
4707	1828	—	Am	5503.5	—	698	Ad
	3306	—	Am	5704	3311	—	Am
	3313	—	Am	5705	1980	1765	Am
	3314	—	R	5708	1980	1765	Am
4708	3307	—	Ad	5709	911	1050	Am
4751	405	—	Am		1980	1765	Am
4753	—	500	Am		2670	—	Am
4756	—	701	Ad	5800	351	1050	Am
4800	3310	—	Am		911	—	Am
4801	8310	—	R		2670	—	Am
4805	—	125	Ad	5800.1	2670	1050	Ad
4850	1840	—	Am	5800.5	2670	1050	R
	1841	—	Am	5801	281	530	Am
	3312	—	Am	5804	278	—	Am
4851	1840	—	Am		279	—	R
	3312	—	R	5814	3289	—	Am
4852	1840	—	Am	5815	507	—	Ad
4853	1840	—	Am		3289	—	Ad
4854	1840	—	Am	Div. 4.	—	—	—
4860	2089	—	Ad	Pt. 4.	—	—	—
4861	2089	—	Ad	Ch. 7.	—	—	—
4903	274	1522	Am	(title)	911	—	Am
	510	—	Am	Div. 4.	—	—	—
	514	—	Am	Pt. 4.	—	—	—
4903.1	514	—	Ad	Ch. 7.	—	—	—
5001	911	—	Am	Art. 1.	—	—	—
5005	2798	—	Ad	(title)	911	—	Am
5300	2155	—	Am	5900	911	1050	Am
5300.5	3110	—	Ad		2670	—	Am

LABOR CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
5901	911	----	Am	6407	1729	788	Am
5902	911	----	Am	6408	1729	788	Am
5903	911	1050	Am	6410	980	----	Am
	2670	----	Am	6413	1572	787	R & Ad
5904	911	----	Am	6506	511	----	Am
	975	----	Am		541	----	Am
5905	911	----	Am	6604	545	----	Am
5906	911	----	R & Ad	6616	544	----	Ad
	2670	1050	Am	6901	2539	----	Am
5907	911	----	R & Ad	6903	2539	----	Am
5908	911	----	R & Ad		----	1709	R
5909	911	----	Am	6904	3319	----	R
5910	911	----	Am	6906	3320	----	R
5911	----	699	Ad	6907.5	2533	----	Ad
5950	911	----	R & Ad	6957	2540	----	Ad
	975	----	Am	7000	2538	----	Am
5951	2504	----	Am	7001	2535	----	Ad
5952	911	----	Am	7610 to			
	2504	----	Am	7612.140	2737	----	Ad
5953	2504	----	Am	7780 to			
6302	2905	1599	Am	7792	1311	----	Ad
6404.1	543	----	Ad	7800 to			
6405.5	2488	----	Ad	7806	----	203	Ad

MILITARY AND VETERANS CODE

Section	Assembly bill	Senate bill	Foot	Section	Assembly bill	Senate bill	Foot
19	2238	---	Ad	518.1	824	216	R
51	1282	1543	Am	Div. 2,			
	2900	----	Am	Pt. 2,			
76	2882	----	Am	Ch. 3,			
102	825	93	Am	(title)	1282	1543	Am
103	825	93	Am		2900	1642	Am
105	63	---	Ad	550	825	93	Am
120	1282	1543	Am		880	1543	Am
	2900	----	Am		2900	1642	Am
146	825	93	Am	550.1	1805	----	Ad
161a	2424	---	Ad	551.5	1805	----	Ad
168	---	1782	Am	552.1	1805	----	Ad
170	825	93	Am	552.2	1805	----	Ad
188	825	93	Am	562	2900	1543	Am
213	825	93	Ad	565	2900	1543	Am
215	825	93	Am		3155	1642	Am
254	825	93	Am	617	----	703	Ad
260	825	93	Am	640	1282	1543	Am
262	825	93	Am		2900	----	Am
275 to				643.1	1282	1543	Am
275.6	----	555	Ad		2900	----	Am
301 to				644	825	93	Am
306	2424	----	Ad	644.1	825	93	Am
320	825	93	Am	647	825	93	Am
321	825	93	Am	648	825	93	Am
340	825	93	Am	699.5	1122	----	Am
394	825	93	Am	890	102	----	Am
395	671	1429	Am		823	----	Am
	2729	----	Am	898	----	332	Am
422	1282	1543	Am	970	74	----	Am
	2900	----	Am	980	821	----	Am
450	825	93	Am	981.2	3152	427	Am
451	825	93	Am	984	45	----	Am
452	825	93	Am		65	----	Am
457	825	93	Am		2805	----	Am
459	825	93	Am	985	45	----	Am
461	825	93	Am		65	----	Am
463	825	93	Am	985.4	292	----	Ad
464	825	93	Am	985.5	72	----	Am
465	825	93	Am		103	----	Am
502	824	216	Am		2603	----	Am
502.1	824	216	Am (as ad		3293	----	Am
			by Stats	986.3	72	----	Am
			1943,		103	----	Am
			Ch. 738)		2005	----	Am
			R (as ad		3293	----	Am
			by Stats	986.5	72	----	Am
			1941,		103	----	Am
			Ch. 179)		1556	----	Am
502.2	824	216	Am		2003	----	Am
511.5	824	216	Am		3293	----	Am
512	824	216	Am	986.11	----	650	Ad
512.1	824	216	R	988.3	822	----	Am
513	824	216	Am, R &	988.4	65	----	Ad
			Ad (RN)	989	2586	----	Ad
513.1	824	216	Am & RN				
515	524	216	Am, R &	996.01 to			
			Ad (RN)	996.09	2586		
515.1	524	216	Am & RN	996.1	----	313	Ad

MILITARY AND VETERANS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
996.10 to				1509.7		1249	Am
996.12	2886	----	Ad	1518.2	----	1200	Am
996.2 to				1518.4	----	1203	Ad
996.5	----	313	Ad	1535.3	----	1197	Am
996.20 to				1535.4	66	----	Am
996.32	----	406	Ad	1542	----	1229	Ad
997.9	1930	----	Ad	1560	----	1200	Am
1086.1		426	Am	1562	----	1200	Am
1178	645	----	Am	1571	----	1200	Am
1179	645	----	Am	1580	3156	----	Am
1191	----	1145	Am	1585	2580	----	Ad
1197	----	1146	Am	1587	----	1200	Am
1260	1861	1144	Am	1650 to			
1290	780	----	Am	1663	----	1195	Ad
1291	780	----	Am	1750 to			
1509.6	----	1248	Am	1764	2497	1419	Ad

PENAL CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
19a	782	-----	Am	451	1187	-----	Ad
28.5	2666	-----	Ad	452	1187	-----	Ad
43.5(b)	1503	-----	Ad		3077	-----	Ad
97	1771	573	Am	476		646	Am
144	621	-----	R	487	1895	-----	Am
145	622	-----	Am	496	1203	-----	R, Ad (RN)
147.5	623	-----	Ad				Am & RN
150	1771	573	Am	496bb	1203	-----	R
172b	305	-----	Ad	525		987	
184.5	-----	434	Ad	561 to			
190	3000	-----	Am	563b	2386	-----	R
203	1174	-----	Am	563d	2386	-----	R
209	2999	871	Am	566	2975	987	R
	3202	1768	Am	567	2975	987	R
209.5	949	-----	Ad	587d	2888	-----	Ad
230	1771	573	Am	597f	1771	573	Am
	2753	-----	Am	597g	503	222	Ad
257.5	2893	-----	Ad	597.5	2463	-----	Ad
261.5	2998	-----	Ad	599	107	-----	Ad
264	2367	-----	Am	599a	1771	573	Am
273a	89	-----	Am	600	1187	-----	R
273d	89	-----	Am	600.5	1187	-----	R
276	1213	-----	Ad	625a	2026	724	Am
285	2367	-----	Am	628	-----	1022	Ad
286	2367	-----	Am	638	-----	987	R
288.2	-----	404	Ad	639	-----	987	R
288.3	-----	405	Ad	640	961	-----	Am
288a	2367	-----	Am	640.1	961	-----	Ad
308b	2339	-----	Ad	646	-----	1433	Ad
	2847	-----	Ad	647a	2874	-----	Am
308c	2847	-----	Ad	647.1	2471	-----	Ad
310	3061	-----	Ad	649	778	-----	Ad
325	1771	573	Am	653f	-----	712	Am
330.1	3301	-----	Ad	668	1176	-----	Am
330.2	3301	-----	Ad	671	731	543	Am
331.5	2879	-----	Ad	680	3005	-----	Ad
337	1771	573	Am	682	1771	573	Am
337a	2413	-----	Am	686.5	-----	727	Ad
338	2386	-----	R	689	731	543	Am
339	2386	-----	R	690	731	543	Ad
342	2386	-----	R	691	731	543	Ad
367f	-----	987	R	726	1771	573	Am
369	-----	987	R	Pt. 2,			
369a	-----	987	R	Tit. 2,			
369f	-----	987	R	(heading)	731	543	R
374d	-----	1038	Ad	737 to			
384a	-----	573	Am	740	731	543	Ad
384c	107	-----	Am	Pt. 2,			
390 to				Tit. 3,			
393	-----	987	R	(heading)	731	543	Am
402	1897	-----	Ad	777	731	543	Am
405	-----	713	Am	777a	731	543	Ad
435	2693	-----	Ad	778	731	543	Am
447	1187	-----	Ad	781	731	543	Am
447a	1187	-----	R	782	731	543	Am
448	1187	-----	Ad	783	731	543	Am
448a	1187	-----	R	784	731	543	Am
449	1187	-----	Ad	784a	731	543	Am
449a	1187	-----	R	785	731	543	Am
450	1187	-----	Ad	786	731	543	Am
				789	731	543	Am

PENAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
791	731	543	Am	Pt. 2,			
792	731	543	Am	Tit. 5,			
794	731	543	Am	Ch. 2,			
795	731	543	Am	(heading)	731	543	Am
802	731	543	Am	949	731	543	Am
Pt. 2,				950	731	543	Am
Tit. 3,					1173	----	Am
Ch. 3,				951	1173	----	Am
(heading)	731	543	Am	953	731	543	Am
806	731	543	Am	954	731	543	Am
808	1771	573	Am	955	731	543	Am
809 to				957	731	543	Am
812	731	543	R	958	731	543	Am
813	731	543	Am	959	731	543	Am
814	731	543	Am	960	731	543	Am
815	731	543	Am	961	731	543	Am
815a	2271	----	Am	963	731	543	Am
816	731	543	Am	964	731	543	Am
817	143	94	Am	966	731	543	Am
	673	573	Am	967	731	543	Am
	1771	----	Am	968	731	543	Am
	2586	----	Am	969	731	543	Am
818	731	543	R	969c	731	543	Am
825	622	1690	Am	969bb	1172	----	Ad
	3119	----	Am	970	731	543	Am
826	731	543	Am	971	731	543	Am
827	731	543	Am	973	731	543	Ad
828	731	543	Am	Pt. 2,			
829	731	543	Am	Tit. 6,			
836	1502	----	Am	(heading)	731	543	Am
840.5	217	----	Ad	976	731	543	Am
859	1771	573	Am	977	731	543	Am
865.1	1896	----	Ad	979	731	543	Am
869	2113	1170	Am	980	731	543	Am
Pt. 2,				983	731	543	Am
Tit. 4,				987a	1164	----	Am
(heading)	731	543	Am	987.5	2095	----	Ad
Pt. 2,				988	731	543	Am
Tit. 4,				989	731	543	Am
Ch. 1,				990	731	543	Am
(heading)	731	543	R & Ad (RN)	Pt. 2,			
888	731	543	R	Tit. 6,			
889	731	543	R	Ch. 2,			
	1771	573	Am	(heading)	731	543	Am
890	731	543	R	Pt. 2,			
	1771	573	Am	Tit. 6,			
Pt. 2,				Ch. 3,			
Tit. 4,				(heading)	731	543	Am
Ch. 2,				1004	731	543	Am
(heading)	731	543	RN & Ad (RN)	1005	731	543	Am
906	1168	----	Am	1007	731	543	Am
Pt. 2,				1008	731	543	Am
Tit. 4,				1009	731	543	Am
Ch. 3,				1010	731	543	Am
(heading)	731	543	RN	1011	731	543	R
Pt. 2,				1012	731	543	Am
Tit. 5,				1016	731	543	Am
(heading)	731	543	Am	1017	731	543	Am
				1018	950	----	Am
				1019	731	543	Am

PENAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1021	731	543	Am	1198	731	543	Am
1022	731	543	Am	1199	731	543	Am
1023	731	543	Am	1203.02	1771	573	Am
1024	731	543	Am	1203.1	1771	573	Am
1025	731	543	Am	1203.4	-----	476	Am
1027	1163	-----	Am	1203.7	-----	479	Am
	2040	-----	Am	1203.10	1162	-----	Am
1033	731	543	Am	1203.11	365	-----	Am
1033.5	-----	1732	Ad	1203.12	1771	573	Am
1039	-----	1012	Ad	1203b	1948	126	Am
1039.1	-----	1012	Ad	1205	731	543	Am
1043	731	543	Am	1207	731	543	Am
1045	1493	-----	Ad	1213	731	142	Am
1053	731	543	Am		-----	543	Am
1057	731	543	Am	1213.5	-----	142	Ad
1059	731	543	Am	1216	-----	142	Am
1090	3003	-----	Ad	Pt. 2,			
1093	731	543	Am	Tit. 9,			
1095	731	543	Am	(heading)	731	543	Am
1099	731	543	Am	1235	731	543	Am
1100	731	543	Am	1237	731	543	Am
1102.5	3120	-----	Ad	1238	731	543	Am
1119	731	543	Am	1243	731	543	Am
1127	731	543	Am	1247	-----	1512	Ad
	2154	-----	Am		-----	1734	Ad
1127a	1681	-----	Ad	1247e	731	543	R
	3004	-----	Ad	1262	731	543	Am
1130	731	543	Am	1269b	1771	543	Am
1135	731	543	Am	1278	1771	573	Am
1136	731	543	Am	1295	2453	-----	Am
1138	731	543	Am		2458	-----	Am
1143	1771	573	Am	1298	1771	573	Am
1144	731	543	R	1305	2454	-----	Am
Pt. 2,				1306	2454	-----	Am
Tit. 7,				1309	1771	573	Am
Ch. 4,				1325	1542	-----	Am
(heading)	731	543	Am	1326	731	543	Am
1150	731	543	Am	1327	1771	573	Am
1151	731	543	Am	1335	1202	-----	Am
1155	731	543	Am	Pt. 2,			
1157	731	543	Am	Tit. 10,			
1158	731	543	Am	Ch. 8,			
1159	731	543	Am	(heading)	731	543	Am
1160	731	543	Am	1382	731	543	Am
1164	-----	543	Am		1771	573	Am
1165	731	543	Am	1385	731	543	Am
1167	731	543	Ad	1387	731	543	Am
1180	731	543	Am	1391	1771	573	Am
1181	731	543	Am	Pt. 2,			
1182	-----	433	Am	Tit. 11,			
1185	731	543	Am	(heading)	731	543	Am
1186	731	543	Am		1771	573	Am
1187	731	543	Am	Pt. 2,			
1191	731	543	Am	Tit. 11,			
	1869	-----	Am	Ch. 1,			
1193	731	543	Am	(heading)	731	543	Am
1193.5	2784	-----	Ad		1771	573	Am
1195	731	543	Am	1425	1774	-----	Am
1196	731	543	Am	1426	731	543	R
1197	731	543	Am		1771	573	Am
				1426a	1771	573	Am

PENAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1426.1	731	543	R	1468	731	543	Am
1427	731	543	Am	1488	1771	573	Am
	1771	573	Am	1504	2878	----	Am
1428	731	543	Am	1506	1201	----	Am
	1771	573	Am	1529	1771	573	Am
1428.1	731	543	R	1558	621	----	Am
1428.2	731	543	R	2040	2153	----	Am (as ad
1428.3	731	543	R				by Stats.
1429	731	543	Am				1943
	2267	----	Am				(3rd Ex.
1429.5	2212	----	Ad				Sess.)
1430	731	543	R				Ch. 2)
1431	1771	573	Am				& RN
1432	1771	573	Am	2049	2153	----	Ad (RN)
1432.1	1771	573	Am	2623	1771	573	Am
1433 to				2691	3284	----	Ad
1437	731	543	R	2692	3284	----	Ad
1438	731	543	R	2714	----	908	Am
	1771	573	Am	2722	----	147	Am
1439 to				2724	----	147	Am
1444	731	543	R	3024	1029	----	Am
1446	731	543	R		1176	----	Am
1447	731	543	Am	3045	1176	----	Am
1449	731	543	Am	3400	----	142	Am
1450 to				3405	----	141	Ad
1456	731	543	R	4011.6	3035	----	Ad
1458	731	543	Am	4022	1771	573	Am
	1771	573	Am	4530	1868	----	Am
1459	731	543	R	4700	2152	----	Am
	1771	573	Am	5051	2882	----	Am
1460	731	543	R	5061	1818	----	Am
1461	731	543	Am		1835	----	Am, R
	1771	573	R	5062 to			
1461a	731	543	R	5066	1818	----	Ad
	1771	573	Am		1835	----	Ad, R
1462	2116	1169	Am	5075	----	143	Am
	2117	1192	Am	5076	1915	----	Am
1462.2	----	1549	Am		2882	----	Am
1463	1658	642	Am	5076.1	----	143	Ad
	1686	----	Am	5076.2	----	143	Ad
	2642	----	Am	5082	3067	----	Ad
1466	731	543	Am	6005	----	1002	Ad
	1771	573	Am	6028.1	2085	----	Am
1467	731	543	R & Ad				

POLITICAL CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1 to				737g	454	763	Am, R
20	-----	1012	R		2624	1012	R
125	3317	-----	Am, R		-----	1584	R
		1012	R	737h	2624	1012	R
130	-----	987	R		-----	1584	R
135	-----	1012	R	737i	2624	1012	R
350.5	-----	1012	R		-----	1584	R
363e	-----	1012	R	737j	864	-----	Am, R
364f	-----	1012	R		2624	1012	R
373g	-----	1012	R		-----	1584	R
676	-----	1012	R		-----	1654	Am, R
681	-----	1012	R	737k	2624	1012	R
689a	-----	1012	R		-----	1584	R
692.5	-----	939	Am	737l	2624	1012	R
	-----	1122	R		-----	1584	R
694b to				737m	2624	1012	R
694g	-----	1012	R		-----	1584	R
726	-----	1012	R	737n	2624	1012	R
726.5	-----	1012	R		-----	1584	R
726.6	-----	1796	Ad, R	737o	1297	-----	Am, R
727	-----	1012	R		-----	154	Am, R
		1795	Am, R		2624	1012	R
728	2132	-----	Ad, R		-----	1584	R
	-----	1081	Ad, R	737p	2624	1012	R
730	-----	1012	R		-----	1584	R
736	1671	-----	Am	737q	766	-----	Am, R
	1945	-----	Am		2624	1012	R
	2625	323	Am, R		-----	1584	R
	-----	1012	R	737r	2288	-----	Am
736a	1671	-----	Am		-----	15	Am, R
	1945	-----	Am		2624	1012	R
	2625	323	Am, R		-----	1584	R
	-----	1012	R	737s	584	318	Am
736b	2626	323	Am, R		2624	1012	R
	-----	1012	R		-----	1584	R
	-----	1584	Am	737t	2624	1012	R
736c	1944	-----	Ad		-----	1584	R
736d	2624	-----	Ad, R	737u	2324	-----	Am, R
737	-----	1012	R		2624	1012	R
737a	894	-----	Am, R		-----	1537	Am, R
	2624	1012	R		-----	1584	R
	-----	1584	R	737v	2624	-----	R
737b	2624	1012	R		-----	40	Am, R
	-----	1584	R		-----	1012	R
737c	2624	1012	R		-----	1584	R
	-----	1584	R	737w	2624	-----	R
737d	2624	-----	R		-----	594	Am, R
	3161	-----	Am, R		-----	1480	Am
	-----	1012	R		-----	1584	R
	-----	1584	R	737x	2624	1012	R
737e	2624	-----	R		-----	1584	R
	-----	40	Am, R	737y	2290	-----	Am
	-----	1012	R		2624	-----	R
	-----	1584	R		-----	14	Am, R
737f	2624	1012	R		-----	1012	R
	-----	1584	R		-----	1584	R

NOTE—In addition to bills affecting sections as shown by table, all Political Code sections are repealed by Senate Bill No. 1016.

POLITICAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
737z	2624	1012	R	737qq	2624	-----	R
	-----	1584	R		-----	619	Am, R
737aa	2624	1012	R		-----	1012	R
	-----	1584	R		-----	1584	R
737bb	766	-----	Am, R	737rr	2624	-----	R
	2624	1012	R		461	-----	Am, R
	-----	1584	R		-----	1012	R
	-----	1650	Am		-----	1584	R
	-----	1751	Am, R	737ss	2292	-----	Am
737cc	2624	1012	R		2624	-----	R
	-----	1153	Am, R		-----	1012	R
	-----	1584	R		-----	1115	Am, R
737dd	2624	1012	R		-----	1584	R
	-----	1584	R	737tt	2289	-----	Am
737ee	2624	1012	R		2624	1012	R
	-----	1156	Am, R		-----	1151	Am, R
	-----	1584	R		-----	1584	R
737ff	2291	-----	Am	737uu	2294	-----	Am
	2624	-----	R		2624	1012	R
	-----	10	Am, R		-----	1584	R
	-----	1012	R	737vv	766	425	Am, R
	-----	1584	R		2624	-----	Am, R
737gg	781	-----	Am, R		-----	1012	R
	2624	1012	R		-----	1584	R
	-----	1584	R	737ww	2624	1012	R
737bh	2216	-----	Am, R		-----	1584	R
	2624	-----	R		-----	1701	Am
	-----	328	Am, R	737xx	2298	-----	Am, R
	-----	1012	R		2624	1012	R
	-----	1584	R		-----	1584	R
737ii	458	-----	Am, R	737yy	2624	1012	R
	2624	1012	R		-----	1584	R
	-----	1584	R	737zz	2624	1012	R
737jj	743	-----	Am, R		-----	1584	R
	2624	-----	R	737aaa	2293	-----	Am
	-----	299	Am, R		2624	1012	R
	-----	1012	R		-----	1116	Am, R
	-----	1584	R		-----	1584	R
737kk	2624	1012	R	737bbb	2624	1012	R
	-----	1584	R		-----	1584	R
737ll	2624	-----	R	737ccc	2624	-----	R
	2818	-----	Am		-----	40	Am, R
	-----	1012	R		-----	1012	R
	-----	1584	R		-----	1584	R
737mm	1496	-----	Am, R	737ddd	2624	-----	R
	2624	-----	R		-----	170	Am, R
	-----	418	Am, R		-----	1012	R
	-----	1012	R		-----	1584	R
	-----	1584	R	737eee	2624	1012	R
737nn	2624	1012	R		-----	1584	R
	-----	1584	R		-----	1753	Am, R
737oo	2624	-----	R	737fff	2624	-----	R
	-----	710	Am, R		3160	-----	Am, R
	-----	1012	R		-----	1012	R
	-----	1594	R		-----	1584	R
737pp	2624	1012	R	737ffff	-----	1777	Ad, R
	-----	1584	R		-----	1778	Ad, R

NOTE—In addition to bills affecting sections as shown by table, all Political Code sections are repealed by Senate Bill No. 1016.

POLITICAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
749 to				3412	----	1012	R
754	----	1012	R	3413	----	1012	R
755	----	660	Am, R	3446 to			
	----	1012	R	3453	----	1119	II
	----	1780	R	3454	420	----	Am, R
757	----	1012	R		----	1119	R
757a	----	1012	R	3454a to			
758	2605	----	Am, R	3466	----	1119	II
	----	1012	R	3466a	----	1119	R
	----	1780	Am, R		----	18	Am, R
758.5 to				3466.6	----	1119	R
761	----	1012	R	3466b	----	1119	R
767	2300	----	Am, R	3466c	----	1121	R
	----	595	Am, R	3466d	----	1119	R (as am by Stats. 1915, Ch. 177; Stats. 1921, Ch. 374)
	----	659	Am, R				
	----	1012	R	3467 to			
	----	1780	Am, R	3479	----	1119	R
771 to				3480	1246	----	Am
774	----	1012	R		----	475	Am
775	1784	----	Am, R		----	1119	R
	----	1012	R		----	1119	R
776 to				3480a			
782	----	1012	R	3480b to			
827 to				3493b	----	1119	R
831	----	1012	R	3667c	----	1012	R
981 to				3669b	----	1012	R
983	----	1012	R	3669e	----	1012	R
1028	----	1012	R	3671c to			
1032	----	1012	R	3671e	----	1012	R
2319	----	1012	R	3692 to			
2319g	----	1012	R	3697	----	1012	R
2319h	----	1012	R	3700	2882	----	Am, R
2319k	----	1012	R		----	1012	R
2319l	----	1012	R	3701 to			
2321	----	1012	R	3703	----	1012	II
2322i	----	1012	R	3713	----	1012	R
2322j	----	1012	R	3715	----	1012	R
2346	----	1012	R	3734	----	1012	II
2553	----	1012	R	3735	----	1012	R
2609	----	1012	R	3763	----	1012	R
2610	----	1012	R (as ad by Stats. 1933, Ch. 50; Stats. 1935, Ch. 992)	3900	----	1012	R
				4150 to			
2620	----	1038	R	4152a	----	1012	II
2737	----	1038	R	4166	----	1012	R
3079	----	1012	R	4168	----	1012	R
3136 to				4169	----	1012	R
3158	----	1013	II	4171 to			
3182 to				4173	----	1012	II
3184	----	1012	R	4180	----	1012	R
3255 to				4185 to			
3260	----	1012	R	4186	----	1012	II
3272 to				4295a	----	1026	R
3274	----	1012	R	4300e	----	1012	R
				4300e½	----	1012	II

NOTE—In addition to bills affecting sections as shown by table, all Political Code sections are repealed by Senate Bill No. 1016.

POLITICAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
4300f	175	----	Am, R	4309	----	1012	R
	2384	----	Am, R	4466 to	----		
		1012	R	4468	----	1012	R
4300g		1012	R	4478	----	1012	R
		1032	Am, R	4484	----	1012	R
4300k		1012	R	4494	----	1012	R
4300l	962	----	Am, R	4504 to	----		
		1012	R	4506	----	1012	R
4300m		1012	R	73700	1118	----	Am, R
4308		1012	R				

NOTE—In addition to bills affecting sections as shown by table, all Political Code sections are repealed by Senate Bill No. 1016.

PROBATE CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
26	1086	----	Am	761.5	----	1733	Am
27	210	----	Am	771	----	552	Am
	659	----	Am	780	723	----	Am
231	1818	----	Am		1171	----	Am
257	858	----	Am	789	1160	----	Ad
261	712	----	Am	851	726	----	Am
283	722	----	Am	950	617	----	Am
296.2	1178	----	Am	951	617	----	Am
	1821	----	Am	1001	256	229	Am
296.4	1178	----	Am		----	585	Am
	1821	----	Am	1011	256	229	Am
296.41	1178	----	Ad		----	585	Am
	1821	----	Ad	1024	256	229	Am
296.42	1178	----	Ad		----	585	Am
	1821	----	Ad	1027	1834	----	Am
303	464	----	Am	1028	1844	----	Ad
362	1088	----	Am	1064	1818	----	Am
363	1086	----	Ad	1120.5	1092	----	Ad
365 to				1121	1092	----	Am
365.9	1086	----	Ad	1129	11	----	Am
423	482	----	Am	1130	383	----	Ad
455 to					1092	----	Ad
455.14	1088	----	Ad	1148	1818	----	Am
521	721	----	Am	1201	728	----	Am
548	710	----	Am		1170	----	Am
587	1179	324	Am	1221	----	366	Am
630	466	----	Am	1430	1276	----	Am
640	777	----	R & Ad	1431	346	----	Am
641	777	----	R & Ad	1501a	635	----	Am
645	777	----	R	1515	1179	324	Am
646	777	----	Am	1529	242	----	Ad
660	1825	----	Am	1556	----	26	Am
663	1825	----	Am	1556.1	----	26	Ad
739	1818	----	Am	1605	11	----	R
	1831	----	Am				

PUBLIC RESOURCES CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
19	2237	----	Ad	6210.7	-----	1087	Ad (RN)
501	2882	-----	Am	6219	2836	-----	Am
506	-----	746	Am	6219.1	2836	-----	Ad
506.6	-----	746	Am	6301	-----	210	Am
515	3254	-----	Ad	6357	-----	209	Am
2230 to				6358	-----	213	Ad
2237	-----	168	Ad	6443	-----	1695	R
2607	2376	709	Ad	6444	-----	1695	Am
3011.1	3174	-----	Ad	6446	-----	206	Ad
3227	3175	-----	Am	6501.1	-----	208	Ad
3301.1	3174	-----	Ad	6502	-----	208	Am
4126.6	2839	-----	Ad	6504	-----	212	Am
4127	-----	435	Am	6813	-----	204	Am
4128	-----	435	Ad	6827	-----	205	Am
4850.1	3205	-----	Ad	6855	3113	917	Ad
5001	-----	746	Am	6895	-----	207	Am
5003	-----	746	Am	6897	-----	207	Am
	-----	916	Am	7056	419	-----	Am
5003.1	319	7	Ad	Div. 6,			
	1931	-----	Ad	Pt. 1,			
5003.2	1932	-----	Ad	Ch. 4,			
5003.5	-----	746	Am	Art. 3,			
5004	-----	746	Am	(title)	-----	209	Am
5005	-----	746	Am	8609	-----	918	Ad
5006	-----	746	Am	9000 to			
5006.2	315	6	Ad	9054	2022	-----	R & Ad
5006.3	319	7	Ad	9055 to			
5006.5	-----	746	Am	9057	2022	-----	R & Ad
5007	-----	746	Am		3219	-----	R
5008	-----	746	Am	9058	2022	-----	R
5010	-----	746	Am		3219	-----	R
5011	-----	746	Am	9059	2020	-----	Ad
5012	-----	746	Am		2022	-----	R
5012.1	-----	746	Am	9060 to			
5013.5	2481	-----	Ad	9062	2020	-----	Ad
5014.3	-----	420	Ad		2022	-----	R & Ad
5015	-----	746	Am	9063 to			
5016	-----	746	Am	9131	2022	-----	R & Ad
5022	-----	746	Am	9132	2022	-----	R & Ad
5023	-----	746	Am		-----	776	Am
5033	-----	746	Am	9133 to			
5034	-----	746	Am	9404	2022	-----	R & Ad
5035	-----	746	Am	9405	2022	-----	R & Ad
5060	-----	746	Am		-----	777	Am
5064	-----	746	Am	9406 to			
5073	526	165	Am	9707	2022	-----	R & Ad
5075	-----	746	Am	9708 to			
5076	-----	746	Am	9807	2022	-----	Ad
5154	2483	106	Am	Div. X,			
5156	2151	-----	Am	(heading)	-----	1088	Am & RN
5157.4	319	7	Ad	10000	-----	1088	Ad
5161	2890	-----	Ad	10001	-----	1088	Am & RN,
5300	3104	-----	Ad				Ad
5425	-----	1691	Am	10002	-----	1088	Am & RN,
5461 to							Ad
5468	-----	466	Ad	10003	-----	1088	Am & RN,
6210.1	-----	1012	Ad				Ad
6210.6	-----	1087	Am & RN,	10004	-----	1088	Am & RN,
			Ad				Ad

PUBLIC RESOURCES CODE—Continued

Sections	Assembly bill	Senate bill	Notes	Section Lines	Assembly bill	Senate bill	Notes
10005	----	1088	Am & RN, Ad	10019 to 10291	----	1088	Ad
10006	----	1088	Am & RN, Ad	10292	----	1084	Am
10007	----	1088	Am & RN, Ad	10400 to 10733	----	1088	Ad
10008	----	1088	Am & RN, Ad	10734	----	1082	Am
10009	----	1088	Am & RN, Ad	10735 to 11268	----	1088	Ad
10010	----	1088	Am & RN, Ad	11269	----	1083	Am
10011	----	1088	Am & RN, Ad	11270 to 12164	----	1088	Ad
10012	----	1088	Am & RN, Ad	Div. 50, (heading)	----	1088	Ad (RN)
10013	----	1088	Am & RN, Ad	50001	----	1088	Ad (RN)
10014	----	1088	Am & RN, Ad	50002	----	1088	Ad (RN)
10015	----	1088	Am & RN, Ad	50003	----	1088	Ad (RN)
10016	----	1088	Am & RN, Ad	50004	----	1088	Ad (RN)
10017	----	1088	Am (as ad by Stats. 1943, Ch. 759; Stats. 1945, Ch. 1067) & RN, Ad	50005	----	1088	Ad (RN)
				50006	----	1088	Ad (RN)
				50007	----	1088	Ad (RN)
				50008	----	1088	Ad (RN)
				50009	----	1088	Ad (RN)
				50010	----	1088	Ad (RN)
				50011	----	1088	Ad (RN)
				50012	----	1088	Ad (RN)
				50013	----	1088	Ad (RN)
				50014	----	1088	Ad (RN)
				50015	----	1088	Ad (RN)
				50016	----	1088	Ad (RN)
				50017	----	1088	Ad (RN)
				50018	----	1088	Ad (RN)
10018	----	1088	Am & RN, Ad	50019	----	1088	Ad (RN)
				50020	----	1088	Ad

PUBLIC UTILITIES CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
27 ¹ / ₈	-----	61	Ad	7502	2973	-----	R
13 ¹ / ₈	-----	61	Ad	7503	2972	-----	R
50 ¹ / ₈	-----	61	Ad	7504	2971	-----	R
213	2542	940	Am	7505	2970	-----	R
215	2542	940	R	7506	2969	-----	R
304	2882	784	Am	7507	2968	-----	R
307	-----	875	Am	7508	2967	-----	Am
701	-----	992	Am	7509	2966	999	R
	-----	993	Am		-----	999	Ad (RN)
	-----	994	Am	7510	2965	-----	R
851	389	-----	Am		-----	999	Am & RN
871	674	-----	Ad	7527	2964	-----	Am
872	674	-----	Ad	7528	2963	998	Am
1012	2213	-----	Ad	7532	2962	-----	Am
1501 to				7534	2961	-----	R
1508	-----	989	R	7651	2960	-----	R
2101	1022	-----	Am	7652	2959	-----	R
3516	2543	-----	R	7653	2958	-----	R
3517	2543	941	Am	7654	2957	-----	R
3541	-----	995	Am	7655	2956	-----	R
	-----	996	Am	7658	2955	-----	R
4111 to				7659	-----	616	Ad
4113	3028	-----	R & Ad	7901.2	-----	1720	Ad
4114	3028	-----	Ad	7901.3	-----	1720	Ad
5001 to				10002	-----	1000	Am
5011	2593	-----	R	11532	-----	990	Am
5316	-----	941	R		-----	991	Am
6004	-----	988	Am	12106	-----	1736	Ad
	-----	997	Am	25001 to			
7501	2974	-----	R	25003	-----	987	Ad

REVENUE AND TAXATION CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
29	1968	1012	Ad	1832	2062	919	Am & RN, Ad (RN)
	2236	-----	Ad	1833	2062	919	Am & RN, Ad (RN)
	2671	-----	Ad	1834	2062	919	Am & RN, Ad (RN)
30	1968	1012	Ad	1835	2062	919	Am & RN, Ad (RN)
	1991	-----	Am				Ad (RN)
31	1968	1012	Ad	1836	2062	919	R, Ad (RN)
	1991	-----	Am	1837	2062	919	R, Ad (RN)
32 to				1839	2062	919	Am & RN, Ad (RN)
40	1968	-----	Ad	1840	2062	919	Am & RN, Ad (RN)
105	2640	-----	Am	1841	2062	919	Am & RN
	3258	-----	Am	1842	2062	919	Am & RN
106	2640	-----	Am	1843	2062	919	Am & RN
110	2409	1759	Am	1882.5	2062	919	Ad (RN)
	2850	-----	Am	1904 to			
	2896	-----	Am	1908	2062	919	II
159.1 to				2001	2062	919	Am
159.3	2328	-----	Ad	2002	2062	919	Am
176	528	-----	Ad	2004	2062	919	Am
202	1523	-----	Am	2005	2062	919	Am
203.3	2843	-----	Ad	2006	2062	919	Ad
205	1646	-----	Am	2189	533	415	Am
206	1647	-----	Am		2852	1481	R
212	-----	1500	Am	2190	2852	1481	R
214	2327	-----	Am	2191	2852	1481	R
214.5	387	-----	Ad	2192	2852	1481	Am
216	484	-----	Ad	2200	2852	1481	Ad
252	1645	-----	Am	2201	2852	1481	Ad
253.1	2010	-----	Ad	2203	2852	1481	Ad
253.2	2010	-----	Ad	2617	2903	-----	Am
322	1650	-----	Am	2618	2903	-----	Am
327	529	-----	Am	2619	2417	-----	Am
328	1650	-----	Am		2903	-----	Am
441	1649	-----	Am	2621	2842	-----	Am
602	1799	-----	Am	2704	2903	-----	Am
	1800	-----	Am	2705	2903	-----	Am
753	2062	919	Am	2705.5	2417	-----	Ad
754	2062	919	R, Ad (RN)		2903	-----	Ad
			Ad (RN)	2706	2842	-----	Am
755	2062	919	Am & RN, Ad (RN)	2801	2417	-----	Am
			Ad (RN)	2803	2417	-----	Am
756	2062	919	Am & RN, Ad (RN)	2804	2417	-----	Am
			Ad (RN)	2902	1648	-----	Am
757	2062	919	R, Ad (RN)	2921.5	1711	-----	Am
			Ad (RN)	2922	1711	-----	Am
758	2062	919	Am & RN, Ad (RN)	3356	2787	-----	Am
			Ad (RN)	Div. 1,			
759	2062	919	Am & RN	Pt. 6,			
760	2062	919	Am & RN	Ch. 1,			
982.1	1844	-----	Ad	Art. 2,			
986	2410	-----	Am	(heading)	2787	-----	Am
987	2411	-----	Am	3391	2787	-----	Am
988	2851	920	Ad				
	2896	1759	Ad				
989	2865	1759	Ad				
	2896	-----	Ad				
1142	2082	-----	Ad				
1647	1709	-----	Am				
1831	2062	919	Am & RN, Ad (RN)				

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
3392 to				6005	1990	----	Am
3395	2787	----	R	6006.1	357	----	Ad
3396	2787	----	Am	6006.5		1707	Am
3397	2787	----	R	6007	----	856	Am
3398	2787	----	Am	6008	----	856	Am
3399	2787	----	R	6009	----	856	Am
3400	2787	----	R	6009.5	----	856	Ad
3401	2787	----	R	6009.7	----	856	Ad
3403	2787	----	Am	6018.1		1610	Ad
3511	2417	----	Am	6051	2035	510	Am
3706	2417	----	Am			1593	Am
3708.5	2417	----	Am	6051.1		510	Ad
3710	2417	----	Am	6070	1990	----	Am
3718	2417	----	Am	6091	----	856	Am
3719	2417	----	Am	6092	----	856	Am
3720	1710	----	Am	6201	----	510	Am
3721	1710	----	Am			1593	Am
3724	1710	----	Am	6201.1	----	510	Ad
3793.5	1710	----	Am	6201.5	----	625	Ad
3803	2416	----	Am	6202.5	----	1756	Ad
3807	2416	----	Am	6241	----	856	Am
3808	1710	----	Am	6242	----	856	Am
3950	532	----	Am	6353 to			
4219	2903	----	Am	6356	----	1593	R
4221	2903	----	Am	6358	----	1593	R
4224	2903	----	Am	6359	619	----	Am
4336	2903	----	Am		3218	1593	R
4337	2903	----	Am	6359.5	----	1593	R
4338	246	----	R	6359.6	3026	----	Ad
4651 to				6362	----	1593	R
4653	246	----	R & Ad	6363	3218	1593	R
4653.1	246	----	R	6364	----	1593	R
4653.2	246	----	Ad	6365	2783	----	Ad
4653.4	246	----	Ad	6366	386	----	Am
4653.5	246	----	R			1593	R
4653.6	246	----	Ad	6367	----	1593	R
4653.8	246	----	Ad	6368	----	1518	Am
	247	----	Am			1593	R
4655 to				6369	2486	----	Ad
4655.4	246	----	Ad	6381	----	1593	R
4655.5	246	----	R	6381.1	892	----	Ad
4656	246	----	R & Ad	6383	----	1593	R
4656.2	246	----	Ad	6384	----	1593	R
4656.4	245	----	Am	6385	----	1593	R
	246	----	Ad	6386	891	----	Ad
4656.6	246	----	Ad	6402	----	1593	R
4656.8	246	----	Ad	6403	----	1593	R
	247	----	Am	6404	891	----	Ad
4657	246	----	R & Ad		892	----	Ad
	247	----	Am		2793	----	Ad
4657.2 to				6451	2786	----	Am
4657.6	246	----	Ad	6485.5	2440	----	Ad
4658 to				6487	1989	----	Am
4663	246	----	R	6701	2121	----	Am
4670	246	----	R	6702	1990	----	Am
4807	2645	----	Ad	6703 to			
4986.5	1844	----	Ad	6705	2121	----	Ad
4986.6	1844	----	Ad	6777	1990	----	Am
5011 to				6990	3335	----	Ad
5014	1995	----	Ad	6991	3335	----	Ad
				7056	1990	----	Am

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7101	3220	----	R		3350	----	Am
7102	3220	----	R		3351	----	Am
	-----	510	Am	9603.5	1280	349	R
7103	-----	510	Ad		2452	----	R
7311	1863	----	Ad	9603.6	1280	349	II
7312	1863	----	Ad		2452	----	R
7351	3064	1530	Am	9604	1280	----	R
	-----	1726	Am		2452	349	R & Ad
7354	1993	----	R (as ad by Stats. 1947, Ch. 960)	9605	1280	----	R
					2452	349	R & Ad
				9606	1280	----	R
					2452	----	R & Ad
7453 to					3350	----	Am
7456	1286	766	R		3351	----	Am
7651	1286	766	Am		-----	137	Am
7653	1993	----	R		-----	349	R & Ad
7654	1993	----	R	9606.5	1280	349	R
					2452	----	II
7665 to					-----	653	Ad
7674	1863	----	Ad	9606.7	915	354	Am
7916	1286	766	R		1280	349	R
8101.1	-----	655	Ad		2452	----	R
8107	-----	1649	Am	9607	1280	----	R
8352	654	----	R & Ad		2452	349	R & Ad
	733	----	Am	9608	1280	----	R
8354	733	----	Am		2452	349	Ad
	1883	----	Am	9609	1280	----	R
	3105	----	Am		2452	349	Ad
8355	733	----	Am				
	1883	----	Am	9610 to			
	3105	----	Am	9612	1280	349	R
8356	733	----	R		2452	----	Ad
	1883	----	Am	9621 to			
8357	733	----	R	9642	1280	349	R
	1883	----	Am		2452	----	Ad
8358	733	----	R	9651	915	136	Am
8604	-----	887	Am		1280	----	II
8608	-----	887	Am		2452	349	R & Ad
8610	-----	887	Ad		-----	354	Am
8611	-----	887	Ad		-----	886	Am
8651	915	135	Am	9652	1280	----	R
	3064	354	Am		2452	349	R & Ad
	-----	1530	Am	9653	1280	----	R
	-----	1726	Am		2452	349	R & Ad
8651.1	1814	----	Ad		3269	350	Am
8651.5	-----	887	Ad		-----	1712	Am
8706	-----	887	Ad	9654	915	----	R & Ad
9154	1994	----	Am		1280	136	R
9255	1994	----	Am		2452	349	R & Ad
9256	-----	887	Am		-----	354	R & Ad
9256.5	-----	887	Ad		-----	887	Am
9401 to				9655	1280	----	R
9624	-----	133	Ad (as Pt. 3.5 of Div. 2)		2452	349	Ad
				9656	1280	----	R
					2452	349	Ad
9601	1280	----	R	9661 to			
	2452	349	R & Ad	9693	1280	349	R
9602	1280	----	II		2452	----	Ad
	2452	349	R & Ad	9701	1280	----	R
9603	1280	----	R		2452	349	R & Ad
	2452	349	R & Ad		3350	----	Am

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
9701.5	1280	349	R			349	R & Ad
	2452		R	10072	1280		R
	-----	1509	Ad		2452		R
9702 to						134	Am
9752	1280		R			349	R & Ad
	2452	349	R & Ad	10073 to			
9753	1280	349	R	10098	1280		R
	2452		R & Ad		2452		R
9754	1280	349	R			349	R & Ad
	2452		R & Ad	10099	1280	349	R
9761 to					2452		R
9774	1280	349	R & Ad			134	Am
	2452		Ad	10100	1280	349	R
9776 to					2452		R
9779	1280		R			134	Am
	2452		R	10121	1280		R
		349	R & Ad		2452		R
9780	1280	349	R			134	Am
	2452		R			349	R & Ad
9781 to				10122	1280		R
9824	1280	349	R		2452		R
	2452		Ad			349	R & Ad
9851	1280		R	10123	1280		R
	2452		R		2452		R
		349	R & Ad			134	Am
9852	1280		R			349	R & Ad
	2452		R	10124	1280		R
		349	R & Ad		2452		R
9853	1280		R			349	R & Ad
	2452		R	10125	1280		R
		134	Am		2452		R
		349	R & Ad			134	Am
9854	1280		R			349	R & Ad
	1992		Am	10126	1280		R
	2452		R		2452		R
		349	R & Ad			134	Am
9855 to						349	R & Ad
9951	1280		R	10146	1280		R
	2452		R		2452		R
		349	R & Ad			134	Am
9952	358		Ad			349	R & Ad
	1280	349	R	10251 to			
	2452		R	10253	1280		R
10050	1280		R		2452		R
	2452		R			349	R & Ad
		349	R & Ad	10254 to			
10051	1280		R	10256	1280	349	R
	2452		R		2452		R
		134	Am	10276 to			
		349	R & Ad	10282	1280		R
10052	1280		R		2452		R
	2452		R			349	R & Ad
		134	Am	10301	1280		R
		349	R & Ad		2452		R
10053	1280		R			134	Am
	2452		R			349	R & Ad
		134	Am	10302 to			
		349	R & Ad	10405	1280		R
10071	1280		R		2452		R
	2452		R			349	R & Ad
		134	Am				

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
10406	1280	---	R	17003	559	---	Am
	1992	134	Am		571	---	Am
	2452	---	R	17010	559	---	Am
	---	349	R & Ad	17012.5	571	---	Ad
10451	1280	---	R	17013	571	---	Am
	2452	---	R	17014	435	---	Am
	---	134	Am	17015	566	176	Am
	---	349	R & Ad	17019.7	559	---	Am
10452	1280	---	R	17021	2789	---	Ad
	2452	---	R	17053.5	---	1593	Am
	---	349	R & Ad	17058	559	---	Am
10453	1280	349	R	17059	559	---	Am
	2452	---	R	17102.2	559	---	Am
10454	1280	134	R	17109	437	---	Ad
	2452	349	R	17110	437	---	Ad
10455	1280	134	R	17125.5	566	---	Am
	2452	349	R	17136	559	---	Am
10456	1280	349	R	17161.1	437	---	Ad
	2452	---	R	17161.2	2744	---	Ad
10501	1280	---	R	17163.5	566	---	Am
	2452	---	R	17191	559	---	Am
	---	349	R & Ad	17214	559	---	Am
10752	1316	---	Am	17257	566	---	Am
10752.5	---	1506	Ad	17301.1	437	---	Ad
10752.6	---	1506	Ad	17302	559	---	Am
10753.5	---	1066	Ad	17304	559	---	Am
10755	2150	354	Am	17305	1922	---	Am
	915	---	Am	17306	559	---	Am
10756	915	354	Am	17309	559	---	Am
10757	915	354	Am	17310	559	---	Am
10783	75	---	Am	17313	437	---	Am
10786	121	---	Am		559	---	Am
10787	---	620	Ad	17314	559	---	Am
10851	915	354	Am	17315	437	---	Am
10854	915	354	Am	17315.5	437	---	Ad
10856	915	354	Am	17316	559	---	Am
11004.5	1757	113	R	17318.2	437	---	Am
	---	641	R	17318.4	559	---	Am
11005	550	---	Am	17318.6	437	---	Ad
	1316	---	Am	17318.7	559	---	Am
11006	3276	---	Ad	17320.5	559	---	Am
11800 to				17322.5	559	---	Am
11872	735	---	Ad	17322.9	559	---	Am
12155	---	272	Am	17322.11	559	---	Am
12264	1523	---	Am	17324.2	559	---	Am
13642	2751	1706	Am	17324.3	559	---	Am
13842	172	528	Am	17327	559	---	Am
13988.1	---	554	Am	17330.1	559	---	Am
14307	530	---	Am	17330.3	559	---	Am
14308	530	---	Am	17331	566	---	Am
14309	530	---	Am	17332	559	---	Am
14345	1314	---	Am	17333	559	---	Am
14347	1314	---	Am		566	---	Am
14796	---	818	Am	17335	559	---	Am
14797	---	818	Am	17336	559	---	Am
15427	---	867	Ad	17342	566	---	Am
15442	44	529	Am	17343	566	---	Am
16062	531	---	Am	17344	566	---	Am
16651	3220	---	R	17346	566	---	Am
16652	3220	---	R				

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
17347	559	-----	Am	18132	437	-----	Am
	566	-----	Am	18132.1 to			
17348	559	-----	Am	18132.12	437	-----	Ad
	566	-----	Am	18168	558	-----	Ad
17349	508	-----	Am	18172.3	566	-----	Am
17349.5	566	-----	Am	18174	559	-----	Am
17350	559	-----	Am	18175	559	-----	Am
	508	-----	Am	18201	559	-----	Am
17351	559	-----	Am	18202	559	-----	Am
17358	470	921	Ad	18203	559	-----	Am
17381	559	-----	Am	18205	559	-----	Am
17390 to				18206	559	-----	Am
17394	1921	-----	Ad	18211	566	-----	Am
17501	559	-----	Am	18213	566	-----	Am
17503	559	-----	Am	18301	558	-----	Am
17504	559	-----	Am	18301.1	558	-----	Ad
17506	559	-----	Am	18302	558	-----	Am
17508	559	-----	Am	18304.1	558	-----	R
17514	559	-----	Am	18401	559	-----	Am
17521	559	-----	Am	18405	559	-----	Am
	571	-----	Am		571	-----	Am
17522	571	-----	Ad	18406	559	-----	Am
17531	559	-----	Am	18431	559	-----	Am
17532	559	-----	Am		571	-----	Am
17536	559	-----	Am	18431.1	434	-----	R
17556	559	-----	Am	18433	559	-----	Am
17558	559	-----	Am	18434	559	-----	Am
17559	559	-----	Am	18451	559	-----	Am
17560.9	559	-----	Am		570	-----	R & Ad
17565	559	-----	Am	18452	559	-----	Am
17569	559	-----	Am		570	-----	R
17672	559	-----	Am	18453	559	-----	Am
17685	559	-----	Am		570	-----	R
17687	559	-----	Am	18454	570	-----	R
17688	2750	1686	Ad	18470	559	-----	Am
17691 to				18471	559	-----	Am
17698	437	-----	Ad	18472	559	-----	Am
17711	437	-----	Am	18474	559	-----	Am
17721	437	-----	Am	18475	559	-----	Am
17725	559	-----	Am	18478	559	-----	Am
17731	437	-----	Ad	18479	559	-----	Am
17732	437	-----	Ad	18552	559	-----	Am
17733	437	-----	Ad	18554	559	-----	Am
17743.1	559	-----	Am		571	-----	Am
17746.1	1219	-----	Ad	18581	559	-----	Am
17755	559	-----	Am		570	-----	Am
17758	-----	1686	Ad	18582	559	-----	Am
17782	437	-----	Am	18583	559	-----	Am
17784.4	558	-----	Ad	18584	571	-----	Am
17784.6	437	-----	Ad	18585	559	-----	Am
17817.1	437	-----	Am	18586.2	570	-----	Ad
17953	-----	551	Am	18586.3	567	-----	Ad
17955	2253	-----	Ad	18590	559	-----	Am
17956	2258	-----	Ad		571	-----	Am
17981	559	-----	Am	18592	559	-----	Am
17982	559	-----	Am	18593	559	-----	Am
18103	559	-----	Am	18594	559	-----	Am
18104	559	-----	Am	18595	559	-----	Am
18121 to				18596	559	-----	Am
18123.4	437	-----	Ad	18597	559	-----	Am

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
18600	559	----	Am	19062.2	559	----	Am
18641	559	----	Am	19062.3	559	----	Am
18642	559	----	Am	19062.4	559	----	Am
18643	559	----	Am	19062.5	559	----	Am
18645	559	----	Am	19062.6	559	----	Am
18646	559	----	Am	19062.7	559	----	Am
18647	559	----	Am	19071	559	----	Am
18648	559	----	Am	19082	436	----	Am
18649	559	----	Am		559	----	Am
18650	559	----	Am	19083	436	----	Am
18652	559	----	Am		559	----	Am
18653	559	----	Am	19084	436	----	R
18681	559	----	Am		559	----	Am
18682	559	----	Am	19085	559	----	Am
18683	559	----	Am	19086	571	----	Am
18686	559	----	Am		559	----	Am
18687	571	----	Am	19087	559	----	Am
18689	559	----	Am	19088	559	----	Am
	571	----	Am	19089	559	----	Am
18690	559	----	Am	19091	559	----	Am
18691	559	----	Am	19092	559	----	Am
18691.1	559	----	Am	19111	559	----	Am
18802	559	----	Am	19113	559	----	Am
	571	----	Am	19131	559	----	Am
	2769	----	Am	19132	559	----	Am
18805	559	----	Am	19200	-----	1593	R & Ad
18806	559	----	Am	19201.5	-----	1593	R & Ad
18807	559	----	Am	19202	-----	1593	R & Ad
	569	----	Am	19203.5	-----	1593	R & Ad
18808	559	----	Am	19204.5	-----	1593	R & Ad
	569	----	Am	19205.5	-----	1593	R & Ad
18809	559	----	Am	19251	559	----	Am
18810	559	----	Am	19252	559	----	Am
18831	559	----	Am	19253	559	----	Am
18832	559	----	Am	19254	559	----	Am
18834	559	----	Am		571	----	Am
18835	559	----	Am	19255	559	----	Am
18861	559	----	Am	19256	559	----	Am
18865	559	----	Am	19258	559	----	Am
18881	559	----	Am	19259	559	----	Am
18884	559	----	Am	19260	559	----	Am
18885	559	----	Am	19281	559	----	Am
18906	559	----	Am	19282	559	----	Am
18908	559	----	Am	19286	559	----	Am
18931	559	----	Am	19288	559	----	Am
18932	559	----	Am	19351	559	----	Am
18933	568	----	Ad	19352	3220	----	R
19051	559	----	Am	19401	559	----	Am
19053	559	----	Am	19402	559	----	Am
19053.3	559	----	Am	19403	559	----	Am
19053.8	567	----	Ad	19405	434	----	Ad
19056	559	----	Am	19451	559	----	Am
19057	559	----	Am		571	----	Am
19058	559	----	Am	19452	571	----	Am
19059	559	----	Am	21201	-----	1764	Am
19060	559	----	Am	21202	-----	1764	Am
19061	559	----	Am	21203	-----	1764	Am
19061.1	559	----	Am	21204	-----	1764	Am
19062	559	----	Am	21222	-----	1764	Am
19062.1	559	----	Am	21223	-----	1764	Am

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
21223.5	-----	1764	Ad	23702	438	-----	Ad
23004	573	-----	Am	23731 to	-----	-----	-----
	578	-----	Am	23731b	438	-----	Ad
23031	573	-----	Am		563	-----	R
	578	-----	Am	23731c to	-----	-----	-----
23035	573	-----	Am	23731e	563	-----	R
23038	439	-----	Am	23732 to	-----	-----	-----
23041	578	-----	Am	23737	438	-----	Ad
23043	578	-----	Ad	23771	438	-----	Ad
23102	577	-----	Am	23772	438	-----	Ad
23112	577	-----	Am	23851	578	-----	Am
23114	573	-----	Am	23851a	578	-----	Am
23152	575	-----	R	23852a	578	-----	Am
23153	580	-----	Am	23852b	576	-----	Ad
23184	578	-----	Am	23854	578	-----	Ad
23185	573	-----	Am	23854.1	578	-----	Ad
23185b	573	-----	Am	23881b	578	-----	Am
	575	-----	Am	23881d	573	-----	Am
23186	577	1501	Am	23881e	573	-----	Am
23186a	573	-----	Am	23881g	438	-----	Ad
	-----	1501	R	23911e	575	-----	Am
23222	574	-----	Am	24121a	440	-----	Am
	577	-----	Am		577	-----	Am
23222a	574	-----	Ad	24121c	578	-----	Am
23225	573	-----	Am	24121d	573	-----	Am
23226	573	-----	Am	24121f	573	-----	Am
23251	577	-----	Am		575	-----	Am
23253	572	-----	Am	24121g	440	-----	Am
23301	573	-----	Am	24121h	438	-----	Am
	578	-----	Am		573	-----	Am
23302	573	-----	Am	24121i	573	-----	Am
23305	573	-----	Am	24121k	573	-----	Am
23305a	573	-----	Am		574	-----	Am
	579	-----	Am		577	-----	Am
23332	560	-----	Am	24121k.1	574	-----	Ad
23334	573	-----	Am	24121k.5	438	-----	Ad
23353	573	-----	Am	24121n	577	-----	Am
	578	-----	Am	24121o	573	-----	Am
23364	573	-----	Am	24121o.1	438	-----	Ad
23502	575	-----	R	24121p-1	577	-----	Am
23562	573	-----	Am	24121p-3	577	-----	Am
	578	-----	Am	24121p-4	577	-----	Am
23562a	573	-----	Am	24121p-5	577	-----	Am
23562b	573	-----	Am	24121q	438	-----	Ad
23701	563	-----	Am	24122	440	-----	R
23701a	563	-----	Am	24123	573	-----	Am
23701b	563	-----	RN, Ad	24124	573	-----	Am
23701c	563	-----	RN, Ad		577	-----	Am
		-----	(RN)	24151a	573	-----	Am
23701d	563	-----	RN, Ad	24151b	573	-----	Am
		-----	(RN)	24151d	573	-----	Am
23701e	563	-----	RN, Ad	24151e	573	-----	Am
		-----	(RN)	24151f	573	-----	Am
23701f	563	-----	RN, Ad	24181	575	-----	Am
23701h	563	-----	RN, Ad	24181c	573	-----	Am
		-----	(RN)	24181e	573	-----	Am
23701i	563	-----	Ad	24181f	573	-----	Am
23701j	563	-----	Ad	24201b	577	-----	Am
23701k	563	-----	Ad (RN)	24201d	440	-----	Am
23701l	563	-----	Ad		573	-----	Am
23701m	563	-----	Ad (RN)	24201d.1	440	-----	Ad

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
24201d.2	440	----	Ad	25203a	573	----	Am
24201g	438	----	Ad		575	----	Am & RN
24202	469	895	Ad	25203b	578	----	Am & RN
24301	573	----	Am	25203c	440	----	Am & RN
	578	----	Am		573	----	Am
24302	578	----	R	25203c-(1)	573	----	Am
24303	573	----	Am		575	----	Am & RN
	578	----	Am	25203d	573	----	Am
24303a	573	----	Am		577	----	Am & RN
24303b	573	----	Am	25203e	573	----	Am
24304	573	----	Am		575	----	Am & RN
25031f	575	----	Am	25231	573	----	Am
25031f-1	575	----	Ad (RN)	25232a	573	----	Am
25031f-(1)	573	----	Am		575	----	Am
	575	----	Am & RN	25232b	573	----	Am
25031h	575	----	Am		578	----	Am
25031i	575	----	Am	25232c	578	----	Am
25032	575	----	Am	25232d	573	----	Am
25033	575	----	Am		578	----	Am
25035	573	----	Am	25261	573	----	Am
25038	573	----	Am		578	----	Am
25042	573	----	Am	25261a	575	----	Am
25071b	573	----	Am	25261d	573	----	Am
25071e	575	----	Am		575	----	Am
25071f	575	----	Am	25291	573	----	Am
25071(i)	573	----	Am	25292	440	----	Am
	575	----	Am & RN		573	----	Am
25071i	575	----	Ad (RN)	25295	440	----	Am
25071l	575	----	Am		573	----	Am
25071m	573	----	Am		574	----	Am
	575	----	Am	25295a	440	----	Ad
25071n	575	----	Am		574	----	Ad
25071q	575	----	Am	25401	440	----	Am
25071r-(1)	575	----	Am & RN		573	----	Am
25071r-1	575	----	Ad (RN)	25402	573	----	Am
25071s	578	----	Am	25403	573	----	Am
25101a	574	----	Am		578	----	Am
	577	----	Am	25404	573	----	Am
25101b	575	----	Am	25431	565	----	R
25101c	573	----	Am		573	----	Am
25101d	578	----	Ad		577	----	Am
25121a	577	----	Am	25432	565	----	Ad
25121c	577	----	Am	25551	-----	1501	Am
25121c-(1)	438	----	Am & RN	25551a	-----	1501	Am
25121c.1	438	----	Ad (RN)	25552	-----	1501	R
25122	440	----	Ad	25552a	573	----	Am
25201	573	----	Am		-----	1501	R
	575	----	Am	25552b	-----	1501	R
25201a	575	----	Ad (RN)	25553	573	----	Am
25201b	577	----	Ad (RN)	25555	573	----	Am
25201b.1	575	----	Ad (RN)	25555a	573	----	Am
25201b-2	578	----	Ad (RN)	25661	573	----	Am
25201b.3	440	----	Ad (RN)	25662	573	----	Am
25201b.3(A)	575	----	Ad (RN)		574	----	Am
25201c	577	----	Ad (RN)		577	----	Am
25201d	575	----	Ad (RN)	25663	577	----	Ad
25202	573	----	Am	25663a	573	----	Am
	575	----	Am & RN	25664	573	----	Am
25203	573	----	Am		578	----	Am
	577	----	Am & RN	25666	573	----	Am

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
25667	578	----	Am	26103a	441	----	Am
	573	----	Am		573	----	Am
	575	----	Am	26104	573	----	Am
25668	573	----	Am		578	----	Am
	575	----	Am	26105	562	----	Am
25669	573	----	Am		573	----	Am
25670	575	----	Am	26106	573	----	Am
25672	573	----	Am	26107	573	----	Am
	575	----	Am	26131	573	----	Am
25673	565	----	Ad		578	----	Am
25701	574	----	Am	26131a	573	----	Am
	577	----	Am		578	----	R
25701a	577	----	Ad	26132	561	----	Am
25702	573	----	Am		573	----	Am
	578	----	Am	26133	573	----	Am
25731	573	----	Am	26134	573	----	Am
25731a	573	----	Am	26161	573	----	Am
	578	----	Am	26162	573	----	Am
25732	573	----	Am	26163	564	----	Ad
25761	573	----	Am	26191	573	----	Am
	577	----	Am	26221	573	----	Am
25761a	573	----	Am	26222	573	----	Am
25761b	573	----	Am	26251	573	----	Am
25781	573	----	Am	26252	573	----	Am
	575	----	Am	26253	573	----	Am
	577	----	Am	26281	573	----	Am
25801	573	----	Am	26282	573	----	Am
25901	573	----	Am	26311	573	----	Am
	575	----	Am	26422	573	----	Am
25901a	578	----	Am		578	----	Am
25901c	573	----	Am	26423	573	----	Am
	578	----	Am		578	----	Am
25902	573	----	Am	26424	573	----	Am
25931	573	----	Am		578	----	Am
25932	573	----	Am	26425	573	----	Am
	577	----	Am	26451	573	----	Am
25933	573	----	Am		575	----	Am
25934	575	----	Am	26453c	573	----	Am
25961	442	----	Am	26454	573	----	Am
	573	----	Am	26481	573	----	Am
25962	442	----	Ad		3220	----	R
26071	573	----	Am	26481a	573	----	Am
26073	573	----	Am		3220	----	R
26073a	573	----	Am	27000 to			
	575	----	Am	28000	1984	----	Ad
26073b	575	----	Am	28001 to			
26075	573	----	Am	28003	1984	1012	Ad
26076	573	----	Am	28004	----	1012	Ad
26077	573	----	Am	28005	----	1012	Ad
26078	573	----	Am		----	1015	Am
	578	----	Am	28006 to			
26080	573	----	Am	28011	----	1012	Ad
	577	----	Am	28025 to			
26080.1	577	----	Ad	28179	1984	----	Ad
26080.2	577	----	Ad	28201 to			
26080.3	577	----	Ad	28208	----	1012	Ad
26102	441	----	Am	30000	2848	----	Ad
	573	----	Am	30001 to			
26103	441	----	Am	30473	2848	1483	Ad
	573	----	Am		2849	----	Ad

STATUTES: GENERAL LAWS

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
132	----	1119	R all				123, 124,
143a	----	259	Am 16				125, 126,
151a	733	----	Ad 28				127, 128,
	2641	----	Ad 4.5				129, 130,
	2882	----	Am 3				131, 132,
205	3348	----	Ad 19.1				133, 134
261	2611	1490	Ad 9.5		2727	----	Am 5, 14,
320	2704	----	Ad 29, 30				29, 34,
384	3006	----	Am 6				35.3
649	1818	----	R all				R 12, 33
	2386	----	R all		3210	----	Am, R
652	2388	----	R 29, 29a				title, 2,
	----	1783	Am 121				2.1, 21,
652a	2387	----	R all				33, 45.7
653	2386	----	R all				R 68
654	2386	----	R all			1031	R all
776	2256	----	Ad 4	1749	2386	----	R all
847	----	1125	R all	1808	----	1039	R all
986	348	----	Am 1.01,	1838	983	----	Am title
			1.03, 2.05,				Ad 10
			2.07, 7.06,			1027	R all
			8.03, 8.04,	1880	604	----	Am 17
			8.05, 9.02,		999	----	Am 10
			9.17,		1000	----	Am 13
			10.03a,		1001	----	Am 25
			13.13,		1002	----	Am 34
			13.16		1189	----	Am 13
			Ad 2.11,		1190	----	Am 24
			8.14,		1191	----	Am 10
			11.06,		1193	----	Am 36
			12.13		1194	----	Am 29
	1818	----	Am, R		1195	----	Am 25
			13.16c		1197	----	Am 13
	1917	----	Am 9.10		1641	----	Am 17
	1918	----	Am 6.01		1768	----	Ad 44
	1919	----	Am 12.01		1769	----	Ad 45
	2192	----	Am, R		1777	----	Ad 43
			9.02,		1778	----	Ad 42
			12.09		1779	1191	Ad 41
987	2306	----	Am, R 2		1780	----	Ad 46
	2882	----	Am, R 2		1781	----	Ad 47
988	347	----	Am 2, 3, 4		2090	1181	Ad 41.4
1026	2581	----	Am 4		2091	1183	Ad 41.3
1028	2584	----	Am title,		2092	1179	Ad 41.5
			1, 2, 3		2093	1185	Ad 41.2
1029	2585	----	Am title, 1		2094	----	Ad 41
1345	334	201	Am 6		2100	1166	Am 25
	335	185	Ad 19.1				Ad 25a
	336	188	Ad 16.1		2104	1187	Ad 41.1
	337	200	Am 4, 9		2105	1189	Ad 41.1
	338	202	Ad 7.1		2106	----	Ad 41.1
	2386	----	R all		2114	1177	Ad 41.6
1500	634	----	Am 45.5		2118	1168	Ad 31a
	1810	688	Am 29 (c)		2722	----	Ad 36.3,
	2229	1474	Am 30, 89				36.6
	2662	1488	R & Ad 95,		2748	1532	Ad 13.5
			96		3034	816	Am 30
			Ad 97, 110,			1418	Am 4, 5, 10
			111, 120,			1738	Ad 3.7
			121, 122,			1740	Ad 3.5

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
1887	2386	1755	Ad 9.5	3303g	-----	1039	R all
	2516	-----	R all	3303q	-----	1641	R all
	2517	-----	Ad, R 23.6	3481	-----	1031	R all
		-----	Am, R 3,	3482	-----	1031	R all
		-----	15.3	3483	-----	1031	R all
		-----	Ad, R 2.6		-----	421	Am 21
	2518	-----	Am, R 23.4	3484	-----	1031	R all
	2519	-----	Am, R 23	3487	2866	-----	Am 1, 2, 4
	2520	-----	Am, R 15.3	3603	339	198	Am 16
	2521	-----	Am, R 7		2386	-----	R all
	2522	-----	Am, R 4		2820	-----	Am, R 22
1970	1489	-----	Am 11		2821	-----	Am 4
	1490	-----	Am 8		2822	-----	Am, R 4
	3002	-----	Am 8		2823	-----	Am, R 4
	3078	-----	Am 8	3796	32	-----	Ad 59.3
	3079	-----	Ad 8.7		99	-----	Am 6.11
	3272	-----	Ad 8.5		260	-----	Am 6.11
	3297	-----	Ad 8.3		846	-----	Am 59.5
2114	-----	1012	R all		847	-----	Ad 7.1,
2118	-----	1027	R all			-----	10.1
2119	1723	1027	R all		1582	1491	Ad 7.1
	2211	-----	Am 8, 11		1670	1672	Am 55.65
		-----	Ad 11.1		1747	-----	Ad 53.95
	-----	44	Am, R 16		1748	-----	Am 6.11
2120	-----	1027	R all		2257	1104	Am 61
2123	-----	1027	R all		2329	-----	Am 61.2
2202	1976	-----	Ad 44.1,			-----	Ad 61.3,
		-----	44.2			-----	61.4, 61.5,
	-----	516	Ad 99,			-----	61.6
		-----	100, 101,		2536	-----	Ad 6.3
		-----	102, 103,		2777	1673	Am 53.6
		-----	104, 105,			-----	Ad 53.7
		-----	106		2790	1640	Ad 6a
2204	-----	341	R all		2813	1638	Ad 55.3
2208	-----	339	R all		2814	1636	Ad 55.4
2208a	-----	340	R all		2815	1639	Am 7.2
2284	-----	987	R all		2816	1637	Ad 53.55
2285	-----	987	R all		2876	-----	Am 61
2286	-----	987	R all		2880	-----	Ad 55.8
2287	-----	987	R all		3033	-----	Am 21,
2337	-----	987	R all			-----	39, 41
2365	330	189	Ad, R 13.1		3070	-----	Am 61
	331	195	Am, R 5		3071	-----	Ad 38.1
	332	186	Ad, R 16.1		3094	-----	Am 57
	333	192	Am, R 13		3095	-----	Am 40
	2386	-----	R all		3187	-----	Ad 67.2
2685a	2720	-----	Ad 8		3225	-----	Ad 38h
	2721	-----	Ad 9		3304	-----	Am 65
	-----	436	Am 2, 5		3328	-----	Am 38f
		-----	R & Ad		3329	-----	Ad 42
		-----	6, 7		3366	-----	Am 55.6,
2719	-----	987	R all			-----	55.65
2720	-----	987	R all			1069	Am 6.11
2721	-----	987	R all			1544	Ad 7.1
2726	-----	987	R all			1545	Am 7
2728	-----	987	R all			1551	Am 13
2947b	2205	-----	Ad 32			1674	Am 27b,
3281	-----	1039	R all			-----	27c
3283a	-----	1039	R all			1754	Am 55.2
3292	-----	1087	R all	3870	-----	335	R all

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
3874	----	1119	R all	5129a	1558	----	Am 2
3880	----	643	Am 10		1963	1504	Am 10
3904	1942	----	Ad 1.1		2087	----	Ad 3½
	1943	----	Ad 1.1		2543	941	Am, R 1
	----	556	Am 1, 2, 3,		2592	1652	Am 1, 3, 7,
			4, 5, 6				14½
			Ad 7				R 14½
		1779	Ad 5.5				Ad 3½
3906	1154	----	Ad 1.5		----	640	Am 5, 6, 7
	1775	----	Am 4				Ad 3½
	1776	----	Am 1		----	987	R all
	3208	----	R 1, 2, 3,	5130e	----	987	R all
			4, 6	5131.1	607	----	R all
4240	2386	----	R all	5131.2	607	----	R all
4463	2041	----	Am 3.1,	5131.3	1719	----	Ad 9.1,
			3.2, 3.3				27.1, 27.2
			Ad 3.4,		2270	----	Ad 52.5
			3.5, 3.6		----	1039	R all
	2042	----	Am 15	5131.4	657	----	Am 10.2
	3098	----	Am 3.1,		2506	----	Am 3, 4, 5,
			3.2, 3.3				6, 9, 10,
			Ad 3.4,				10.2, 10.3,
			3.5, 3.6				11, 12, 13,
	3231	----	R all				14, 15, 16,
	3232	----	Am 16,				17, 18, 19,
			16a, 16b,				21, 22, 23,
			16c, 16d,				24, 25, 26,
			16e, 16½,				27, 28, 29,
			16½, 17				30, 31, 33,
	3233	----	Am 1, 2,				34, 37, 38,
			2a, 2b, 2c,				39, 40, 41,
			2d, 2e, 2f				43, 44, 46,
	3234	----	Am 3, 3a,				48, 49, 50,
			3.1, 3.2,				51, 52, 54,
			3.3, 4, 5, 6				55, 56, 57
	3235	----	Am 17a,				R 20, 35,
			18, 19, 20,				36, 42, 53,
			21, 22, 23				55, 56, 57
	3236	----	Am 7, 8, 9,		1039		R all
			10, 11, 12,	5134	1559	----	Am 7½
			13, 13½,		----	639	Am 4, 5, 6
			13½		----	987	R all
	3237	----	Am 3	5172	----	1025	R all
	3238	----	Am 13½, 14,	5189	----	1039	R all
			14½, 15,	5191	----	987	R all
			15a	5193	----	987	R all
			R all	5195	----	987	R all
4732	----	987	Am 10	5202	----	987	R all
4811	2370	----	Ad 10.5	5203	----	987	R all
			Ad 20	5204	----	1024	R all
	2901	----	Am 1	5211c	1250	1091	R all
	2924	1542	Am 1, 5,		1809	----	R all
	3082	----	10, 15		2265	----	Ad 68, 69
			R & Ad 7		2379	----	Am, R 49,
	3318	----	Am 1, 5, 13,				72, 74
			15	5213	----	1027	R all
			R & Ad 7, 8	5215	1971	----	Am 1b, 1c,
			Am 1				1½
4830	3063	----	Am 16				R 1e
5104h	----	1027	R all				Ad 2d, 5b

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
	2892	-----	Ad 1g		2554	-----	Ad 29.1
5234c	-----	1039	R all		-----	337	R all
5237c	-----	1039	R all	5825, (2d)	325	197	Am 8
5238	422	50	Am 6a		327	199	Am 21.1
	423	52	Ad 6c		328	196	Am 13
	424	51	Am 6		1920	-----	Am 16
	589	815	Am 9.3		2386	-----	R all
	591	814	Am 9.5	5826	2386	-----	R all
	808	-----	Ad 11d	5849a	707	-----	Ad 1.7
	962	-----	Am 32		1783	664	Am 6
	2095	1178	Am 7f		2131	1037	Am 1, 1.5
	2096	1180	Am 7e				Ad 1.1, 1.2,
	2097	1182	Am 7c				1.3, 1.4
	2107	1188	Am 7		-----	1580	Am 1.5
	2108	-----	Am 7		-----	1581	Am 6
	2109	1186	Am 7a		-----	1582	Am 2
	2110	-----	Am 7		-----	1583	Am 4
	2111	1184	Am 7b				Ad 3.5
	2112	1167	Am 22		-----	1585	Am 2, 3, 4,
			Ad 22a				4.5
	2207	-----	Am 20				Ad 1.5
	2627	-----	Ad 6f	5849b	632	-----	Ad 2.5
	2770	1630	Am 11b		2131	1037	Am 2
	3321	-----	Am 6b				Ad 4.7, 7.5
	-----	535	R & Ad 11c	6011	-----	987	R all
	-----	1012	Ad 32 to 37	6172	-----	336	R all
	-----	1020	Am 34	6173	-----	1119	R all
	-----	1165	Ad 6c	6210	446	-----	Am 2
	-----	1190	Am 7		447	-----	Am 7
	-----	1777	Ad 6c	6272	2142	-----	R all
	-----	1778	Ad 6c	6370	-----	1023	R all
5243	836	-----	Am title,	6384b	3140	1728	Ad 4.5
			2, 3, 4, 5,		3141	-----	Ad 4.4
			6, 7, 8, 9,		3142	-----	Ad 4.3
			12, 13, 14,		-----	1729	Am 4
			15, 18, 19,		-----	1743	Am 4
			22, 23, 24,	6386	389	-----	Am, R 51
			25, 26, 27,		674	-----	Ad, R 31.5
			28, 29, 32		865	-----	Am 44
			Am & RN		1022	-----	Am, R 72
			6a, 27a,		1071	-----	Ad 2½, 13½,
			27b, 27c				50½
			R 4a, 4b,		1308	-----	Am 4
			31, 34		1309	-----	Am 10
			R & Ad 20		1569	-----	Am 50
			Ad 12.1,		1604	327	Ad 2½, 13½,
			12.2, 13.1,				50½
			21, 27.1,		1962	1505	Am 32, 32½
			27.2, 27.3,		1981	-----	Am 43
			27.7		2213	-----	Ad 1012
			Ad (RN)		2534	-----	Ad 37.5
			6.1, 27.4,		2541	-----	Ad 37.5
			27.5, 27.6		2542	940	Am, R 2½
	-----	1125	R all		2882	-----	Am, R 10
5613	2142	-----	R all		3158	-----	Am 2
5683	-----	45	R 74.1 to		3253	-----	Ad 31½
			74.10		-----	352	Ad 35.5
5736	1975	-----	Ad 49.1,		-----	638	Am 50½,
			49.2		-----		57½
					-----	784	Am 10

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Bill	Deering Act	Assembly bill	Senate bill	Bill
	-----	875	Am, R 4	7524	-----	1462	R all
	-----	987	R all	7551	2615	-----	R all
	-----	1206	Am 43 (b)	7562	1518	-----	Ad 3.5
6388	-----	987	R all		1539	-----	Am 1, 2, 3, 5
6390	2622	345	R all				Ad 3.5
6391	906	-----	Am 51a				4.5
	907	-----	Am 45				Ad 6, 7 "
	908	-----	Ad 30.03	7636	2712	-----	R all
	909	-----	Ad 30.02	7700	326	193	Am 7, 12
	910	-----	Ad 30.01		329	194	Am 20.1
	2509	-----	Ad 30.3		2386	-----	R all
	-----	1717	Am 51b	7757	-----	514	Am 3
6392	2621	-----	R all				Ad 30.1 to 30.15
6393	2526	-----	Am 351				R all
	-----	852	Am 831	7972	-----	1039	R all
	-----	987	R all	8202	-----	1039	R all
	-----	1736	Ad, R 545	8212	-----	1039	R all
6393d	762	-----	Am 1	8213	-----	1039	R all
	1126	-----	Am 1, 3	8218	-----	987	R all
	1804	-----	Am title, 1, 2, 3	8221b	-----	1039	R all
	2593	987	R all	8427	3153	-----	Am 1
6393e	1557	-----	Am 1	8464	-----	411	Am 3, 4
	-----	987	R all	8465	-----	410	Am 4
6444	-----	1039	R all	8488	-----	895	Ad, R 8.01
6447	248	-----	Ad 13.7		-----	1593	Ad 7.6
	959	-----	Ad 13.9		-----	1685	Ad 20 (b) (10), 21 (a) (20)
	1584	-----	Am 26	8494a	-----	895	Ad, R 7.01
	2074	489	Am 26		-----	1593	Ad 5.6
	2767	-----	Am 26	8496b	2882	-----	Am 2
	2949	-----	Ad 13.5	8530	-----	987	R all
	3127	-----	Am 22	8540	2837	-----	R all
	-----	665	Am 26	8696	-----	553	Am 5
6473	-----	987	R all	8730	-----	1039	R all
6474	-----	987	R all	8780d	51	-----	Am 7, 11
6475	-----	987	R all		53	462	Am 209
6480	-----	987	R all		104	-----	Am 57.7
6481	-----	987	R all		211	-----	Am 44.2
6482	-----	987	R all		249	-----	Am 64, 67, 70, 75, 79, 97
6483	-----	987	R all				Am 6, 24, 27, 37, 39, 45, 45.5, 45.6, 45.7, 45.8, 45.10, 45.11, 46.1
6484	-----	987	R all				Am 151.1, 201, 207, 302, 303, 307, 311
6487	-----	987	R all				Am 54
6518	-----	1119	R all				Am 7
6519	-----	1119	R all				Am 7
6521	-----	1119	R all				Am 7
6524	-----	1119	R all				Am 7
6526	-----	1119	R all				Am 7
6555	-----	338	R all				Am 7
	-----	1088	R all				Am 7
6642	101	-----	Am 9				Am 7
	-----	388	Ad 9.5				Am 7
7102b	-----	548	Am 2, 4, 6				Am 7
	-----	549	Ad 39				Am 7
	-----	878	Ad 23a				Am 7
	-----	879	Am 2, 3, 4, 5, 5a, 5b, 6, 7, 8, 9, 10, 11, 13, 24, 33, 36, 37, Ad 5c, 9a, 11a				Am 7

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
	379	891	Ad 54.1		993	----	Am 13
	391	----	Am 57		1099	----	Am 6
	392	----	Am 1, 57		1100	----	Am 403
	393	----	Am 1		1101	1618	Am 72
	394	----	Am 13		1102	----	Am 68
	395	----	Ad 38.1		1103	----	Am 58
	400	----	R 39, 39.1, 40, 41, 41.1, 41.2, 41.3, 41.5, 42, 47		1104	----	Am 39
	397	----	R 39.1		1127	831	Am 41.1
	398	----	Am 56		1128	842	Am 69, 70, 72, 76, 77, 83
	399	----	Am 58				R & Ad 78, 78.1, 79
	400	----	Am 58	1129	----		Am 69, 70, 72, 76, 77, 83
	468	----	Ad 58.1				R & Ad 78, 78.1, 79
	480	----	Am 54				Am 311
	481	----	Am 57				Am 41.1, 41.5, 45.5, 45.9, 45.11
	501	----	Ad 7.6	1130	843		Am 57
	631	----	Ad 306.5	1131	832		Am 6
	648	----	Am 201				Am 56
	649	----	Am 201				Am 9.2
	675	----	Am 13	1132	----		Am 56
	676	----	Am 67	1133	826		R 58
	688	----	Am 209	1134	835		Am 39.1
	689	890	Am 57	1135	827		Ad 44.1
	690	----	Am 57	1136	836		Am 39, 39.1, 41.1
	691	----	Am 57				Am 57, 58
	692	972	Am 209	1137	829		Ad 57.3, 57.6
	703	----	Am 202	1138	----		R 450, 450.1, 451, 452, 453, 454, 455, 455.7, 456, 457, 458, 459, 460, 461, 462
	704	531	Am 203	1139	----		Am 450
	705	----	Am 203				Am 451
	706	----	Am 153	1140	840		Am 39.1
	729	----	Am 203	1141	----		Am 57
	758	----	Am 7.6				Am 58
	798	----	Am 53	1207	----		Am 6
	799	490	Am 7				Am 11
			Ad 7.4				R 208
	890	----	Am 76, 77, 78, 78.1, 79, 83				Am 53
			Am 205				Am 39
	916	----	Am 205				Am 58
	917	----	Am 205				R & Ad 13
	918	532	Am 205	1208	----		Am 13
	919	----	Am 205	1209	----		Am 41.5
	920	----	Am 83	1252	----		Am 60
			R 75, 76	1253	838		Am 53
	921	----	Am 83	1287	----		Am 39
	922	----	R 75	1498	----		Am 58
	923	----	R 61	1522	----		Am 6
	932	534	Am 151	1564	533		Am 11
	933	----	Am 151	1713	----		R 208
	934	----	Am 150, 152	1714	----		Am 53
			Ad 39.2	1715	841		Am 39
	948	----	Am 13	1716	829		Am 58
	992	----	Am 450, 451	1717	----		R & Ad 13
			Ad 452.1	1727	1612		Am 13
				1749	682		Am 41.5
				1946	892		Am 60
							Am 53

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
	1956	-----	Am 450, 450.1, 451		-----	1616	Am 64
	2013	1493	Ad 451.1		-----	1617	Am 67
	2078	-----	Am 209		-----	1619	Am 209
	2200	-----	Am 53		-----	1620	Am 209
	2261	-----	Am 44		-----	1622	Am 403, 403.1
	2307	962	Am 209		-----	1629	Ad 452.5
	2469	-----	Am 39.1	8919	1639	-----	Am 4.37
	2470	-----	Am 57	8961	1903	-----	Am 8
	2501	-----	Am 53, 54		2747	-----	Am 7.5
	2502	-----	Ad 52.6	9060	-----	987	R all
	2523	-----	Am 451	9100	2529	-----	Am 11
	2524	-----	Am 457		-----	-----	Ad 11.1
	2560	1623	Am 451	9108	-----	987	R all
	2561	-----	Ad 459.1	9109	-----	987	R all
	2562	1628	Am 207	9112	-----	987	R all
	2563	1621	Am 205, 252	9123	313	-----	Am 1, 14 $\frac{1}{2}$ Ad 2.1, 6.1
	2565	-----	Ad 209.1		732	-----	Am 14 $\frac{1}{2}$, 14 $\frac{1}{2}$
	2649	-----	Am 55		1872	-----	Am 18
	2650	-----	Am 58		2508	-----	Ad 12a
	2651	-----	Am 58	9125	2690	-----	R & Ad 63
	2652	-----	Am 58		-----	1467	Am 63
	2653	-----	Ad 58 (e)	9126	-----	674	Ad, R
	2654	-----	Am 56		-----	-----	19.1
	2655	-----	Ad 57.6		-----	1124	R all
	2656	-----	Ad 310	9126a	-----	343	R all
	2728	-----	Am 150, 201, 207	9127	-----	344	R all
	2774	-----	Am 39	9127a	-----	267	Am 2
	2882	1784	Am 76, 77		-----	885	Am 42
	2936	1626	Ad 7.4	9127c	-----	71	R & Ad
	3007	-----	Ad 7.7		-----	-----	3.1, 30.1, 36.1, 56.1, 61.1, 67.1, 77.1
	3025	-----	Ad 459.1		-----	72	Ad 30.2, 35.1
	3179	-----	Ad 6.8		-----	1663	Ad 77.2
	3244	-----	Ad 92.5		-----	-----	Ad 5.1
	3302	-----	Am 58		-----	312	Am 2
	3303	-----	Am 67		-----	314	Am 2, 8.2, 9, 9.4
	3334	-----	Ad 45.13, 45.14	9129	142	-----	Ad 9.05
	3346	-----	Am 40, 41.5		-----	-----	Ad 9.06
	-----	311	Ad 400.1		-----	-----	Am 6
	-----	445	Ad 41a		-----	-----	Ad 9.5
	-----	447	Ad 59		2274	-----	R all
	-----	756	Am 75, 83		2276	-----	Ad 18.5
	-----	830	Am 39.1		2599	-----	Ad 60
	-----	833	Ad 42.1		3180	-----	Ad 18.1
	-----	834	Am 53	9131	-----	342	Am 18, 20
	-----	837	Am 57	9178f	106	-----	Ad 60
	-----	839	Am 57.3, 57.6		1155	-----	Ad 18.1
	-----	1045	Am 9.2		1610	-----	Am 18, 20
	-----	1046	Am 7.2		1731	-----	Ad 60
	-----	1529	Am 209		1848	-----	Ad 61
	-----	1573	Ad 7.1		2360	-----	Ad 17.1
	-----	1611	Am 41.1		2706	-----	Ad 55.1
	-----	1613	Am 45.5		-----	714	Am 3, 4, 5
	-----	1614	Am 45.11	9250	1849	-----	Am 3
	-----	1615	Am 56		2186	-----	Am 3
				9300	3121	-----	Ad 3.51

STATUTES: OTHER THAN GENERAL LAWS

Year:Page	Assembly bill	Senate bill	Effect	Year:Page	Assembly bill	Senate bill	Effect
1850—				1909—			
128: 347	----	987	R 54 to 86 incl.; 185 to 198 incl.	616: 933	-----	1119	R all
				1911 (First Ex. Sess.)			
				14: 18	-----	987	R all
1851—				1921—			
12: 170	-----	987	R all	757:1306	381	-----	Am 11
13: 171	2386	-----	R all	1923—			
1852—				228: 452	-----	448	Ad 26
98: 171	-----	987	R all	1927—			
99: 172	-----	987	R all	848:1728	-----	458	Am 1
1855—				1931—			
105: 128	2386	-----	R all	654:1392	2386	-----	R all
1858—				1933—			
262: 218	-----	987	R all	1019:2598	-----	1039	R all
1860—				1935—			
306: 285	-----	987	R all	76: 415	-----	1039	R all
1861—				686:1875	349	-----	Am title, 3, 5
192: 184	2386	-----	R all	768:2145	-----	1027	R all
503: 567	2386	-----	R all	1941—			
532: 607	-----	987	R all	747:2275	-----	1027	R all
1862—				1943 (Fourth Ex. Sess.)			
187: 199	2386	-----	R all	47: 196	1583	494	Am 27
1863—					2766	-----	Am 27
215: 296	-----	987	R all	1946 (First Ex. Sess.)			
409: 647	-----	987	R all	2: 9	500	400	S 6
1863-4—				20: 30	500	400	S 9
414: 492	2386	-----	R all	29: 45	500	400	S 3
1865-6—				57: 81	500	400	S all
622: 849	-----	987	R all	127: 165	500	400	S all
1868—				142: 180	1730	-----	Am 1, 3, 4, 6
543: 716	-----	626	S all				
1869-70—				145: 187	500	400	S 12
307: 407	-----	987	R all	1946 (Second Ex. Sess.)			
360: 481	-----	987	R all	1: 9	500	400	S 4
380: 523	2386	-----	R all	1947—			
547: 815	-----	987	R all	391: 953	500	400	S 2
1873-4—				478:1382	500	400	S 2
365: 525	2386	-----	R all	486:1390	500	400	S 2 (Item 42.5)
1875-6—				631:1639	500	400	S 2
114: 82	-----	987	R all	1051:2451	937	464	R 2, 3
240: 312	-----	987	R all		1296	-----	R 2, 3
1877-8—					1958	-----	Am 3
130: 167	-----	987	R all		-----	181	Am 3
1880—							Ad 4
28: 21	-----	987	R all	1463:3041	1096	-----	R 2, 3
1893—					-----	57	R 3
175: 208	-----	987	R all	1574:3232	500	400	S 2
204: 288	-----	987	R all	1947 (First Ex. Sess.)			
1897—				5:3784	500	400	S all
107: 135	-----	987	R all	1948—			
1899—				23: 34	500	400	S 2
150: 183	-----	987	R all				(Item 67)
1901—				24: 124	500	400	S 4
103: 265	-----	987	R all	1949—			
1903—				414: 762	1611	-----	Ad 3
266: 365	2386	-----	R all	609:1104	960	368	Am 1
1905—					3128	-----	Am 2
354: 422	2386	-----	R all				
550: 711	2386	-----	R all				

STATUTES: OTHER THAN GENERAL LAWS—Continued

Year:Page	Assembly bill	Senate bill	Effect	Year:Page	Assembly bill	Senate bill	Effect
700:1201	132	----	S 2 (Item 278)		----	35	S 2 (Item 5)
904:1673	177	1210	R all		----	62	S 2 (Item 17)
905:1674	177	----	R all		----	63	S 2 (Item 17)
	500	400	S 2		----	633	S 2 (Items 397, 400)
1167:2087	616	----	Am 2				
1189:2109	3122	----	Am 1				
1465:2546	654	----	Am 8				
	1883	----	R 8				
1950—				1950 (First Ex. Sess.)			
2: 255	21	----	S 2 (Item 79.5)	21: 459	2160	----	R all
				63: 521	71	----	R all
	28	120	S 2 (Item 277)	74: 544	2061	----	R 2.5, 5, 10, 11.5, 12, 13
	31	----	S 2 (Item 245.1)	1950 (Third Ex. Sess.)			
	38	----	S 2 (Item 279)	3: 487	----	1205	R 8.5 Am 8.5
	125	----	S 2 (Item 11)	12: 1069	----	----	Am 1
	126	----	S 2 (Item 130)	29: 1603	----	----	Am 1
	127	----	S 2 (Item 30)	33: 849	----	00	Am 3
	129	----	S 2 (Item 277)	43: 1196	----	1196	Am 4, 6, 11
	130	----	S 2 (Item 10)		----	1201	Ad 5.5 Ad 5.8
	131	----	S 2 (Item 264)	1951—			
	257	----	S 2 (Item 79.5)	A.B. 500	345	978	S 2 (Item ---)
	259	----	S 2 (Item 277)		1093	----	S 2 (Item ---)
	320	3	S 2 (Item 277)		1541	000	S 2 (Item 231)
	390	----	S 2 (Item 278)		1596	----	S 2 (Item 178)
	491	291	S 2 (Item 279)		1791	----	S 2 (Item 231)
	500	400	S 2 (Item 491)		1866	----	S 2 (Item ---)
	3207	----	S 2 (Item 439)		----	1240	S 2 (Item 101)
	3350	----	S 2 (Item 279)	S.B. 400	345	987	S 2 (Item ---)
	----	16	S 2 (Item 5)		1093	----	S 2 (Item ---)
	----	17	S 2 (Item 3)		1541	000	S 2 (Item 231)
					1596	----	S 2 (Item 178)
					1791	----	S 2 (Item 231)
					1866	----	S 2 (Item ---)
					----	1240	S 2 (Item 101)

STREETS AND HIGHWAYS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
30	2235	1038	Ad	558	3138	363	Ad
52	2882	-----	Am	559	2826	362	Ad
70	2772	1524	Am	702	-----	1578	Am
70.1	2772	1524	Am	703	-----	1578	Am
73.3	1842	486	Ad	704	-----	1578	Am
75	1845	-----	Am	740.4	2149	-----	Am
94	3130	-----	Am	750 to	-----	-----	-----
100.6	-----	1107	Am	753	2215	-----	Ad
111.5	755	307	Ad	-----	2799	-----	Ad
125	754	-----	Am	822.5	-----	1107	Am
126	754	-----	Am	903	-----	1111	Am
130.1	2629	-----	Ad	941.1	-----	1039	Ad
130.2	2629	-----	Ad	941.2	-----	1039	Ad
141	1064	1221	Am	941.3	-----	1039	Ad
143.1	-----	456	Am	-----	-----	1043	Am
143.2	-----	456	Am	1075	2589	347	Am
146	1899	-----	Ad	1128	80	-----	Am
161	3337	-----	Ad	1130	80	-----	Am
186	3064	1530	Am	1280 to	-----	-----	-----
186.5	-----	306	R	1288	-----	1114	Ad
188	3064	1530	Am	1331	-----	347	Am
188.1	2920	1220	Ad	1626	-----	1107	Ad
188.4	3064	456	Am	1670	-----	1107	Am
-----	-----	1530	Am	1680	597	1224	Am
194	550	-----	Am	1685	-----	1039	Ad
195	3278	-----	Am	1700	596	1223	Am
206	-----	306	R	1706	85	1039	Ad
302	2918	446	Am	1800	-----	1039	Ad
315	2804	592	Am	1801	-----	1039	Ad
-----	-----	1574	Am	1802	-----	1039	Ad
353	861	305	Am	-----	-----	1042	Am
356	82	2	Am	1803 to	-----	-----	-----
-----	83	278	Am	1903	-----	1039	Ad
-----	171	591	Am	2006	697	273	Am
-----	2803	1479	Am	-----	2589	347	Am
438	-----	981	Am	2007	-----	487	Am
454	-----	322	Am	2009	-----	487	Am
458	861	305	Am	2103.1	500	400	S
-----	2214	-----	Am	2110	-----	399	Am
459	2375	-----	Am	2111	-----	866	Am
467	2250	-----	Am	2151	-----	351	Am
496	8	847	Am	-----	-----	487	Am
507	861	305	Am	2804	1617	-----	Am
-----	3131	-----	Am	-----	3349	-----	Am
531	2368	-----	Ad	5024	090	-----	Am
532	2374	1058	Ad	5025	1789	-----	Am
533	2937	1627	Ad	5026	203	-----	Am
534	3132	958	Ad	5119	1789	-----	Am
535	3115	-----	Ad	5125	1789	-----	Am
547	2279	-----	Ad	5180	1789	-----	Am
-----	2538	-----	Ad	5182	1789	-----	Am
548	2531	-----	Ad	5190	1789	-----	Am
-----	2532	-----	Ad	5193	1789	-----	R
550	2475	-----	Ad	5194	1789	-----	Am
551	3136	1714	Ad	5195	1789	-----	Am
552	3135	-----	Ad	5243	747	-----	Am
553	3134	-----	Ad	5266	1789	-----	Am
554	3133	-----	Ad	5294	1789	-----	Am
555	3139	-----	Ad	5295	1789	-----	Am
556	3137	-----	Ad	5296	1789	-----	Am

STREETS AND HIGHWAYS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
5302.5	1789	-----	Ad	25320	2629	-----	Am
5303	1789	-----	Am	25321	3029	-----	Am
5342	1789	-----	Am	25520	2029	-----	Am
5343	1789	-----	Am	25521	2029	-----	Am
5366	1789	-----	Am	27020	2912	450	Am
5372	1789	-----	Am	27154	-----	1075	Am
5391	1789	-----	Am	27163	2913	451	Am
5392	1789	-----	Am	27174	2911	1074	Am
5614.1	1753	691	Ad	27177	2911	1074	Am
5821	-----	1569	Am	27179	2910	441	Ad
5828.1	965	-----	Am	27179.1 to	-----	-----	-----
5837	964	-----	Am	27179.4	-----	441	Ad
5854	963	-----	Ad	27281	2914	1073	Am
6422	694	-----	Am	30004	2247	848	Am
6463	1789	-----	Am	30005	2247	848	Am
6464	1789	-----	Am	30006	2247	848	Am
8370 to	-----	-----	-----	30008	2247	845	Am
8374	-----	1039	Ad	30075 to	-----	-----	-----
9000 to	-----	-----	-----	30077	-----	1648	Ad
9008	-----	1039	Ad	30100	2247	848	Am
9009	-----	1039	Ad	30101	2247	848	Am
-----	-----	1041	Am	30354	535	417	Am
9010 to	-----	-----	-----	30608	927	457	Am
9493	-----	1039	Ad	31500 to	-----	-----	-----
17000 to	-----	-----	-----	31511	-----	1039	Ad
17006	3275	-----	Ad	31512	-----	1039	Ad
18420	-----	1568	Am	-----	-----	1040	Am
19090	204	-----	Am	31513 to	-----	-----	-----
19091	204	-----	Am	34859	-----	1039	Ad
19092	204	-----	Am	33956	-----	1044	Am
19094	204	-----	Am	40000 to	-----	-----	-----
19210	1803	-----	Am	40410	-----	849	Ad
19250	204	-----	Am	50013	-----	1039	Ad
25051	2629	-----	Am				

VEHICLE CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
31	939	-----	Am	164	915	354	Am
38.2	915	354	Ad	164.5	915	354	Am
44	1301	1511	Am	164.7	915	354	Am
	1947	-----	Am	170	1829	-----	Ad
	3280	-----	Am		1951	-----	Ad
44.1	1947	1511	Am	175	1007	-----	Am
44.12	178	95	Am	176	1008	-----	Am
	-----	320	Am	177	1272	-----	Am
46.1	701	308	Ad	179	1009	-----	Am
50	-----	146	Am	180.7	1653	-----	Am
50.2	915	354	Ad	181	2023	-----	Am
51	701	-----	Am	181.5	2322	-----	Ad
60	1285	478	Ad	182.1	915	354	Am
105	2882	-----	Am	195	1299	-----	Am
108	2023	-----	Am	198	1653	-----	Am
109	2882	1781	Am	210.1	1013	-----	Ad
110	785	253	Ad	217	792	-----	Am
111	786	254	Ad	217.1	1642	765	Ad
130	915	354	Am	220.1	653	-----	Ad
132	1269	-----	Am		1300	-----	Ad
139.08	2882	-----	Am	224	2023	-----	Ad
139.31	652	-----	Am	239.5	2023	-----	Ad
139.44	775	-----	Am	239.6	2023	-----	Ad
	1657	-----	Am	247.5	3171	-----	Ad
	1757	113	R	248	1010	-----	Am
	-----	641	R	250.1	190	-----	Ad
139.53	-----	367	Am	267	2870	-----	Am
139.62	2945	117	Ad	269.1	1016	-----	Ad
	-----	968	Ad	270	-----	88	Am
139.70 to					-----	116	Am
139.74	1766	-----	Ad	271	1983	-----	Am
139.75	1766	125	Ad	271.3	1983	-----	Ad
139.76	-----	125	Ad	278	-----	116	Am
139.77	-----	125	Ad	298	646	89	Am
139.80	730	-----	Ad	304	-----	73	Am
139.81 to				305	2877	-----	Am
139.83	730	125	Ad	307	646	89	Am
139.84 to					1998	-----	Am
139.96	-----	125	Ad	320	1014	-----	Am
140	915	354	Am	340.1 to			
140.3	915	354	Am	345.95	2023	-----	Ad
140.5	915	354	Ad	370	3295	1726	Am
141	915	354	Am	371	915	354	Am
142	47	-----	Am	372	915	349	Am
143	915	354	Am		1815	354	Am
148	2023	-----	Am		2330	1726	Am
151.1	1270	-----	Ad		3336	-----	Am
155	3255	-----	Am	372.1	81	354	Ad
155.5	915	354	Ad		915	1475	Ad
157.5	2053	620	Ad		-----	1513	Ad
	-----	893	Ad	372.2	-----	354	Ad
158.5	2023	-----	Ad	372.3	915	354	Am
158.6	2023	-----	Ad		1815	-----	R
159	915	354	Am	372.4	1613	-----	Ad
159.5 to				372.5	915	354	Am
159.7	84	-----	Ad		1815	-----	R
160	915	354	Am	373	915	354	Am
	2023	-----	Am		1815	-----	R
162.5	620	-----	Ad	373.1	-----	1763	Ad

VEHICLE CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
373.2	915	---	Ad	525	---	90	Am
373.3	915	354	Ad	525.1	1851	---	Am
373.5	1815	---	R	533	1701	---	Am
	---	422	Am	551	1850	---	Am
374	121	---	Am	553	1850	---	Am
	2302	---	Am	560.1	1850	---	Am
375	3336	---	Am	561	1850	---	R
376	915	354	Am	562	1850	---	Am
378	915	354	Am	585	1852	---	Am
	1268	---	Am	585.4	2941	1557	Ad
380	1011	---	Am	585.5	1852	---	Ad
381	---	1726	Am	586	2942	1558	Am
383.1	1012	---	Am	588	665	1566	Am
384	915	354	Am	588.5	3296	---	Ad
384a	1771	---	Am	604.13	3300	---	Ad
402	2513	---	Am	604.14	294	---	Ad
	3056	---	Am		2464	---	Ad
403.5	605	---	Am	625	1618	---	Am
414.5	2661	---	Ad	635.5	122	---	Ad
417.1	1997	---	Am	637	1620	---	R & Ad
419	1015	---	Am	640	1618	1164	Am
420	1271	---	Am		1754	---	Am
420.1	---	1021	Ad	645	1618	---	Am
421	1271	---	Am	650.5	699	---	Am
422	1271	---	Am	650.6	297	---	Am
422.3	1271	---	Am		698	---	Am
422.5	1271	---	Am	660	1618	---	Am
	2513	---	Am	665	1006	112	Am
423	1274	---	Am	666	1006	112	Ad
423.5	2661	---	Ad	670.01	3256	---	Ad
424 to				673	1619	---	Am
424.3	---	1546	Ad	674.5	3157	---	Ad
428	1186	---	Am	675.5	1618	---	Am
429	1273	---	Am	675.6	3294	---	Ad
439	700	---	Am	676	1619	---	Am
451.1	1612	---	Ad	678	1855	---	Am
453	664	---	Am	678.5	322	---	Ad
454.2	---	1053	Am	679.1	3257	1744	Ad
454.3	1754	1164	Ad	679.2	---	1745	Ad
459	1021	454	Am	680	1853	---	Am
	2943	1559	Am	684.5	---	1241	Am
	3336	---	Am	685	693	114	Ad
459.6	986	459	Ad		702	279	Ad
465.1	3337	---	Ad		2944	308	Ad
465.4	2050	---	Ad		---	702	Ad
473	---	1594	Am	685.1 to			
475	1754	1164	Am	685.4	---	114	Ad
476	1754	1164	Am	694	1955	---	Am
477.5	---	280	Ad	694a	3100	1723	Ad
479	1593	---	Ad	697	1302	---	Am
	3298	---	Ad	697.1	3099	1794	Am
479.5	3299	---	Ad	699	1302	---	Am
485	940	---	Am	701	1302	---	Am
502	646	89	Am	705	2691	1679	Am
502.1	---	115	Ad	705.5	1284	---	Ad
502.5	1911	---	Ad	706	3169	---	Am
512	753	---	Am	707	2948	---	Ad
515	2663	---	Am	710	1285	478	Am
516	2012	667	Am	713	1970	---	Am

VEHICLE CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
714.5	-----	1644	Ad	739	1622	1549	Am
715	2012	667	Am		2272	-----	Am
718	1621	108	Ad	739.3	1303	-----	Ad
	-----	568	Ad	741	1303	-----	Am
735	2873	-----	Am	742.5	-----	91	Ad
736	1622	110	Am		-----	113	Ad
	-----	111	Am	743.6	1622	-----	Am
737	1622	111	Am	744.1	1016	-----	Ad
	2572	1051	Am	745	2872	-----	Ad
737.1	-----	111	Ad	755	1161	-----	Am
737.2	-----	111	Ad		1309	-----	Am
	-----	118	Ad	760	1766	-----	Am
737.3	-----	111	Ad	763	2871	-----	Am
737.4	-----	118	Ad	765	605	-----	Am
737.5	1854	-----	Ad	771	2642	-----	Am
737.6	-----	118	Ad	1462.2	-----	1549	Am
738	1622	-----	Am				

WATER CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
25	2234	----	Ad	Div. 11,			
	3332	----	Ad	Pt. 6.5,			
102	941	----	Am	Ch. 2,			
103	942	----	Am	(heading)	----	376	Am
276	1515	----	Ad	Div. 11,			
400 to				Pt. 6.5,			
456	105	38	Ad	Ch. 2,			
457 to				Art. 1,			
482		36	Ad	(heading)	----	376	Ad
1201.1	3203	----	Ad	23545 to			
1243	3228	41	Ad	23549	----	376	Ad
1383	1070	----	Ad	23956	----	558	Ad
2500	1540	----	Am	25500	----	1664	Am
7047		645	Ad	25501	----	1664	Am
7075.3	1514	----	Ad	25656	23	----	Am
7075.5	1509	----	Ad	26075	943	922	Am
7076	1513	----	Am	26076	943	922	Am
7076.1	1512	----	Ad	26078	1735	----	Am
8678		1122	Ad	26881	1266	----	Am
9048		1121	Ad	26915	1737	----	Am
10001	3124	----	Am	30200		1567	Am
10501	1732	890	Am	30507	1668	----	Am
10503	1732	----	Am			762	Am
10504	1732	----	Am	30508	1668	----	Am
10505.5	3145	----	Ad	30707		600	Ad
11460	1153	----	Am	30815	3290	----	Am
11463	1153	----	Am	30817	3291	----	Am
11700	46	----	Am	31026	1916	1538	Ad
11701	46	----	R		2507	----	Ad
11702	46	----	R	31027 to			
12512	2528	----	Am	31029	1916	1538	Ad
12550	2528	----	Am	31044.5	----	1471	Ad
13020	1517	----	Am	31047 to			
13052	1517	----	Am	31049	1667	----	Ad
13052.1	1516	----	Ad	31480		42	Ad
13052.2	1516	----	Ad	32401	1666	----	R
13054	1517	----	Am	32441	1666	----	Am
13064	1517	----	Am	34000 to			
20045	2573	930	Am	35112		1123	Ad
	2576	931	Am	35113	----	1123	Ad
	2577	932	Am		----	1130	Am
20045.1	2576	932	Ad	35125 to			
21120	1736	----	Am	37156	----	1123	Ad
Div. 11,				37300	----	1123	Ad
Pt. 3,					----	1131	Am
Ch. 1,				37301 to			
Art. 5,				38501	----	1123	Ad
(heading)	1285	----	Am	39000 to			
21188	1265	----	Am	41004	----	1124	Ad
21189	2776	----	Am	41005	----	1124	Ad
21190	1267	----	Ad		----	1129	Am
21386	1084	----	Ad	41006 to			
	1734	----	Ad	41014	----	1124	Ad
	1734	----	Ad	41015	----	1124	Ad
21387	1734	----	Ad		----	1128	Am
21658	2574	----	Am	41016 to			
21802	2575	----	Am	42729	----	1124	Ad
22257		261	Am	42750 to			
22280	2001	----	Am	42752	----	674	Ad
22281.1	2001	----	Ad	43000 to			
22733		741	Ad	48401	----	1124	Ad

WATER CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
50000 to				50656		1119	Ad
50012		1119	Ad	50657	2347		Am
50013	2347		Am			1119	Ad
		1119	Ad	50658		1119	Ad
50014	2347		Ad	50659	2347		Am
50100		1119	Ad			1119	Ad
50101	1635		Am	50700	2347		Am
	2347		Am			1119	Ad
		1119	Ad	50701 to			
50110	1635		Am	50705		1119	Ad
	2347		Am	50730	2347		Am
		1119	Ad			1119	Ad
		1120	Am	50731	2347		Am
50111		1119	Ad			1119	Ad
50120 to				50732		1119	Ad
50123		1119	Ad	50733	2347		R
50124		658	Am			1119	Ad
		1119	Ad	50750 to			
50125 to				50900		1119	Ad
50127		1119	Ad	50901	2347		Am
50128		1119	Ad			1119	Ad
		1133	Am	50902 to			
50129 to				50932		1119	Ad
50151		1119	Ad	50933	420		Ad
50152	2347		Am	50940 to			
		1119	Ad	50950		1119	Ad
50153 to				50951	2347		Am
50300		1119	Ad			1119	Ad
50301		1119	Ad			1119	Ad
		1132	Am	50952			
50302 to				50953	2347		Am
50331		1119	Ad			1119	Ad
50332	2347		Am	50954	2347		Am
		1119	Ad			1119	Ad
50333 to				50955 to			
50400		1119	Ad	50957		1119	Ad
50401	2347		Am	50958	2347		Am
		1119	Ad			1119	Ad
50402 to				50959 to			
50447		1119	Ad	51323		1119	Ad
50600	2347		Am	51324	2347		Am
		1119	Ad			1119	Ad
50601	2347		Am	51325 to			
		1119	Ad	51332		1119	Ad
50602	2347		Am	51332.1	2347		Ad
		1119	Ad	51332.2	2347		Ad
50603	2347		Am	51333 to			
		1119	Ad	51336		1119	Ad
50604 to				51337	2347		Am
50608		1119	Ad			1119	Ad
50609	2347		Am	51338	2347		Am
		1119	Ad			1119	Ad
50630		1119	Ad	51339	2347		Am
50631	2347		Am			1119	Ad
		1119	Ad	51340	2347		Am
50650 to						1119	Ad
50653		1119	Ad	51341	2347		Am
50654	2347		Am			1119	Ad
		1119	Ad	51342 to			
		1136	Am	51345		1119	Ad
50655		1119	Ad	51346	2347		Am
						1119	Ad

WATER CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
51347	2347	-----	Am	51870 to			
	-----	1119	Ad	52129	-----	1119	Ad
51348	2347	-----	Am	52150	-----	656	Am
	-----	1119	Ad		-----	1119	Ad
51349	2347	-----	Am	52151 to			
	-----	1119	Ad	52155	-----	1119	Ad
51360	2347	-----	Am	52170	1650	-----	Am
	-----	1119	Ad		-----	1119	Ad
51361	-----	1119	Ad	52171 to			
51362	2347	-----	Am	52222	-----	1119	Ad
	-----	1119	Ad	52223	2347	-----	Am
51363	-----	1119	Ad		-----	1119	Ad
51364	2347	-----	Am	52224	2347	-----	Am
	-----	1119	Ad		-----	1119	Ad
51365	2347	-----	Am	52225 to			
	-----	1119	Ad	52301	-----	1119	Ad
51380 to				52302	2347	-----	Am
51400	-----	1119	Ad		-----	1119	Ad
51401	-----	657	Am	52500 to			
	-----	1119	Ad	53023	-----	1119	Ad
51402 to				53040	1633	-----	Am
51423	-----	1119	Ad		-----	1119	Ad
51424	2347	-----	Am	53041 to			
	-----	1119	Ad	53071	-----	1119	Ad
51425 to				53072	2347	-----	Am
51443	-----	1119	Ad		-----	1119	Ad
51444	1634	-----	Am	53073 to			
	-----	1119	Ad	53091	-----	1119	Ad
51445 to				53092	2347	-----	Am
51463	-----	1119	Ad		-----	1119	Ad
51480	2347	-----	Am	53093 to			
	-----	1119	Ad	53507	-----	1119	Ad
51485 to				53600	-----	1119	Ad
51512	-----	1119	Ad		-----	1134	Am
51513	2347	-----	Am	53601 to			
	-----	1119	Ad	53670	-----	1119	Ad
51514 to				53671	-----	654	Am
51600	-----	1119	Ad		-----	1119	Ad
51601	2347	-----	Am	53672 to			
	-----	1119	Ad	53805	-----	1119	Ad
51602 to				53900	-----	1119	Ad
51660	-----	1119	Ad	53901	-----	1119	Ad
51661	2347	-----	Am	60000 to			
	-----	1119	Ad	60011	-----	1125	Ad
51662 to				60012	-----	1125	Ad
51664	-----	1119	Ad		-----	1127	Am
51680	-----	1119	Ad	60013 to			
	-----	1135	Am	60792	-----	1125	Ad
51681	-----	18	Am	61000	-----	1125	Ad
	-----	1119	Ad		-----	1126	Am
51682 to				61001 to			
51834	-----	1119	Ad	61845	-----	1125	Ad
51850	2347	-----	Am	65000	-----	1125	Ad
	-----	1119	Ad				

WELFARE AND INSTITUTIONS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7.1	355	593	Ad	556	145	----	Ad
7.5	1216	923	Am	578.2	2083	----	Ad
20	2233	----	Ad	602	270	----	Am
101	1251	----	Am	631	271	----	Am
102	1251	----	Am	632	271	----	Am
103.1	----	508	Ad	633	271	479	Am
103.3	----	1586	Ad	----	1616	687	Am
103.4	----	1587	Ad	----	1750	----	Am
103.5	1216	983	Am	635	271	----	Am
104.1 to	----	----	----	637	271	----	Am
104.3	100	----	Ad	641	1616	685	Am
104.6	1216	923	Am	----	1751	----	Am
104.8	----	585	Ad	643	366	----	Am
109	2148	----	Am	660	2025	690	R
110.5	2559	----	Ad	662	1616	684	Am
111.5	----	1590	Ad	----	1838	796	Am
114.1	----	508	Ad	664	272	----	Am
114.5	1216	923	Am	665	272	----	Am
118	237	715	Am	666	272	----	Am
----	3053	1443	Am	667.1	1020	----	Am
118.1	2695	----	Ad	671	1988	----	R
118.2	1216	923	Am	671.1	1988	----	R
119.5	1216	923	Am	672	----	1462	Am
121.5	----	1588	Am	689b	1839	----	Am
124	1216	923	Am	700	145	----	Am
----	3222	----	Am	----	2024	689	R
125 to	----	----	----	701	852	----	Am
127	3222	----	R	702	859	----	Am
129	----	508	Ad	703	2878	----	Ad
130	2882	----	Am	726	----	452	Am
131 to	----	----	----	729.5	145	----	Am
133	----	508	Ad	----	2875	----	Am
141	1033	----	Am	731	145	----	Am
142	----	1635	Ad	740.5	2055	774	Am
143	----	1634	Ad	760 to	----	----	----
144 to	----	----	----	764	2083	----	Ad
144.11	----	1592	Ad	825	145	----	Am
144.15	----	1591	Ad	825.1	----	109	Ad
145	1216	----	Am	826	145	----	Am
----	2343	----	Ad	826.5	367	----	Am
----	----	923	Am	----	1948	----	Am
145.1	1216	923	Am	833	145	----	Am
145.4	1216	923	Am	833.5	145	----	Am
152	2882	----	Am	869	2059	853	Am
154	418	1436	Am	869.5	2059	853	Am
----	1491	----	Am	886	342	----	Ad
----	1856	----	Am	960	273	----	Am
160	1500	----	Am	----	1020	----	Am
161	1500	----	Am	----	2147	----	Am
166	1818	----	Am	961	1020	----	Ad
----	1835	----	Am, R	1015	1818	----	Am
166.1 to	----	----	----	----	1835	----	Am, R
166.5	1818	----	Ad	1016 to	----	----	----
----	1835	----	Ad, R	1020	1818	----	Ad
203	801	----	Am	----	1835	----	Ad, R
204	854	----	Am	1155	----	403	Ad
204.7	----	1588	Ad	1201	2059	853	R
205.5	2742	----	Ad	1500	241	716	Am

WELFARE AND INSTITUTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Text	Sections	Assembly bill	Senate bill	Text
	853	717	Am	1530.5	-----	948	Ad
	1881	760	Am	1531	238	721	Ad
	-----	944	R & Ad		-----	948	Ad
	-----	945	Am	1532	-----	722	Ad
1500.5	853	-----	Ad		-----	948	Ad
1501	-----	944	R & Ad	1550	352	-----	Am
1501.5	2556	-----	Ad	1550.5	2556	-----	Ad
1503	2556	946	Am	1551	100	-----	R
	2779	1094	Am	1551.5	359	-----	Ad
	-----	944	R & Ad	1552.1	239	723	Ad
1504	-----	1592	R	1552.2	-----	264	Ad
1506	-----	1592	II		-----	953	Ad
1507	236	718	R	1554	-----	1093	Am
	1909	946	R	1563	2197	-----	Ad
	1910	1586	II	1620	2344	-----	Am
	2556	-----	II	1621	-----	508	Am
1508	1880	947	Ad	1622	426	-----	Am
	3055	954	Ad	1629.5	851	-----	Ad
	-----	1092	Ad	1632	851	-----	Ad
1510	240	1093	Am	1722	1914	-----	Am
	2883	1548	Am		2882	-----	Am
	-----	949	R & Ad	1723	2882	-----	Am
1511	240	1093	Am	1731.5	234	-----	Am
	2556	1095	Am	1732	234	-----	Am
	2853	1548	Am	1760.7	-----	477	Am
	2883	-----	Am	1773	3067	-----	Ad
	-----	949	R & Ad	2000.3	3181	-----	Ad
1511.1	2067	719	Ad	2001	-----	734	Am
	2780	-----	Ad	2003	1910	1586	R
	3058	-----	Ad	2006.5	1688	1444	Ad
1511.5	2556	949	Ad		3181	-----	Ad
1512	240	1548	Am	2007	-----	1592	R
	2883	-----	Am	2011	2203	-----	Am
	-----	949	R & Ad		2255	-----	Am
1513	3057	-----	Ad	2014	3057	-----	Am
1520	254	956	Am	2020	2202	1588	Am
	362	-----	Am		3181	-----	Am
	-----	1634	R	2020.01	2067	1735	Ad
1520.1	-----	1634	R		3181	-----	Ad
1520.2	2556	950	Ad	2020.05	3181	-----	R
1521	356	952	Am	2020.1	2067	-----	Ad
	-----	1635	R	2020.5	3181	-----	R
1521.2	-----	952	Am	2021	360	1097	Am
	-----	1635	R		-----	613	R & Ad
1521.3	2556	-----	Ad		-----	1486	Am
1521.5	-----	1634	R	2025	2202	-----	Am
	-----	1635	R		3181	-----	R
1521.6	2556	-----	Ad	2121.5	-----	613	Ad
1523.1	363	-----	Ad	2142	1702	-----	Ad
1523.5	253	951	Ad		3181	-----	Ad
	-----	955	Ad	2160	360	547	Am
1524.5	2556	-----	Ad		2203	585	Am
1525	3059	957	Am		2204	-----	Am
1526	815	-----	Am		2255	-----	Am
1527	815	-----	Am	2160a	-----	844	Ad
1527.5	2556	-----	Ad	2160.1	3051	-----	Ad
1530	2556	720	Ad	2160.2	-----	547	Ad
	-----	718	Ad	2160.3	2201	547	Ad

WELFARE AND INSTITUTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
2160.7	2196	547	Am	3006	-----	1592	R
	-----	1588	R & Ad	3025	444	1004	Am
2160.9	361	-----	Ad		449	1098	Am
2163 to					450	-----	Am
2163.2	-----	1635	R		669	-----	Am
2163.4 to				3040	-----	735	Am
2165d	-----	1634	R	3044.1	2196	-----	Am
2181	2203	-----	Am		-----	1588	R & Ad
	2255	-----	Am		-----	228	Am
	3181	-----	R	3045	-----		
2181.01	2203	-----	R	3047 to			
	2255	-----	R	3047.02	-----	1634	R
	3166	-----	Am	3047.2	443	-----	Am
	3172	-----	Am		-----	1635	R
	3181	-----	R	3047.21	-----	1635	R
2181.05	354	128	Ad	3047.24 to			
2181.1	-----	265	Am	3047.3	-----	1634	R
2182	100	-----	Am	3047.5	-----	1635	R
2182.1	100	-----	R	3051	552	-----	Am
2186.2	2637	-----	Ad	3052	3051	507	Ad
	3181	-----	Ad	3079	3057	-----	Am
	-----	-----	Ad	3079.5	449	-----	Am
2187	360	1097	Am		450	-----	Am
	-----	613	R & Ad		451	-----	Am
	-----	1486	Am	3080.01	2067	-----	Ad
2189.1	2197	-----	Ad	3083	2726	1217	Am
2190	353	-----	Am	3084	444	1004	Am
2200	360	-----	Am		669	1588	Am
2201	3181	-----	Ad	3086	100	-----	R
2222	-----	1592	R	3086.1	100	-----	R
2223	255	230	Am	3087.1	444	1098	Am
	3181	-----	Ad, Am		449	-----	Am
	-----	1592	R		450	-----	Am
2223.5	255	230	Am		669	-----	Am
	3181	-----	Ad, Am	3087.5	-----	265	Am
	-----	1592	R	3088	670	523	R
2224	2203	-----	R		2203	-----	R
	2255	-----	R		2255	-----	R
	3181	-----	R		-----	1006	Am
2226	3181	-----	Ad	3088.1	670	523	R
2229	3181	585	Ad		2203	-----	R
2231	256	229	Ad		2255	-----	R
	3181	-----	Ad	3088.5	100	-----	Am
2301	-----	508	Am	3091.5	353	-----	Am
2302	426	-----	Am	3094	2197	585	Ad
2354	-----	508	Am	3210 to			
2500	854	759	Am	3216	-----	1575	Ad
2505	1312	-----	Am	3250	-----	1576	R & Ad
2508	1901	-----	Ad	3251 to			
2509	2558	-----	Ad	3261	-----	1576	R
2520 to				3300	-----	1576	Am
2523	2740	1675	Ad	3301	-----	1576	Am
2524	-----	1675	Ad	3302	-----	1576	Am
2577	1175	-----	Ad	3302.3	-----	1576	R
2615	2146	-----	R	3302.5	-----	1576	Am
2700 to				3303	-----	1576	Am
2702	1090	-----	Ad	3305	-----	1576	Ad
3001	1910	1586	R	3306	-----	1576	Ad
3003	445	-----	Am	3330	-----	1576	Am

WELFARE AND INSTITUTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Enrolled	Sections	Assembly bill	Senate bill	Enrolled
3331	----	1576	Am	5300 to			
3332	----	1576	Am	5302	1504	---	Ad
3333	----	1576	Ad	5356	2057	775	Am
3351	----	1576	Am	5356.1	2057	775	R
3353	----	1576	Ad	5356.2	2057	775	R
3354	2796	----	Ad	5402.5	1200	---	Ad
3361 to				5406	1200	---	Am
3364	----	1576	Ad	5504	2040	---	Am
3400	----	732	Am	5507	2040	----	Am
3401	1910	1586	R	5511	1906	---	Am
3402	445	----	Am	5512.5	1906	---	Ad
3405	----	1592	R	5517	1255	880	Am
3406	----	1592	R	5518	1255	880	Am
3420	450	1005	Am	5701	1532	---	Am
	451	1096	Am	5701.3	1532	---	Ad
	452	----	Am	5701.5	1531	632	Am & RN
	668	----	Am	5708	1030	---	Am
3447 to				5750.5	1030	---	Am
3448	----	1634	R	6100 to			
	----	1635	R	6106	1689	630	Ad
3464		507	Ad	6500	418	1436	Am
3471	2726	1217	Am		1491	----	Am
3472	452	1005	Am		1856	----	Am
	668	1588	Am	6500.3	1491	1436	Am & RN
3473.01	----	1696	Ad		1856	----	Am & RN
3473.1	100	----	R	6500.7	----	1011	Ad
3473.2	----	265	Am	6515	2717	----	Ad
3474	667	----	R	6604	1529	882	Ad
	2203	----	R	6604.1	1529	882	Ad
	2255	----	R	6605 to			
	----	1006	Am	6605.6	1690	----	Ad
3474.1	667	----	R	6610.3	2039	----	Am
	2203	----	R	6612	2039	----	Ad
	2255	----	R	6624	2037	730	Am
3474.5	100	----	Am		2505	----	Am
3480	450	1096	Am	6654	1528	----	R
	451	----	Am	6660.5	1535	----	Am
	452	----	Am	6726	1531	179	Am
	668	----	Am			632	Am
3483	2197	585	Ad	6726.5	1531	632	Ad (RN)
4000 to				Div. 6,			
4192	1216	923	Ad	Pt. 4,			
5002	----	670	Ad	Ch. 3,			
5047	2361	----	Am	(heading)	1491	1436	Am
	2492	----	Am		1856	----	Am
5050	1530	884	Am	7000	1491	1436	Am
5050.1	1530	884	Am		1856	----	Am
5050.2	1530	884	Am	7000.5	1491	1436	Ad (RN)
5050.3	1529	882	Am		1856	----	Ad (RN)
5050.5	1530	884	Am	7009	2056	773	R
5050.8	1533	883	Am	7010	2056	773	R
5105.5	1528	----	R	7011	2056	773	R
5105.6	1528	----	R	7012	2056	773	Am
5125	1533	883	Am	7012.5	1531	179	Am
5250.5	1504	----	Ad		----	632	Am
5260	2056	773	Am	7015	2056	773	R
5262.6	2056	773	R	7059	1110	881	Am

WELFARE AND INSTITUTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7060	2058	778	Am	7107 to			
7062 to				7109	1204	1435	R & Ad
7064	2058	778	R		2054	854	R
7066	1110	881	Am	7110	1204	1435	R
7067	1110	881	Am	7111	1204	1435	R
7100 to				7150 to			
7105	1204	1435	R & Ad	7158	2126	----	Ad
7106	1204	1435	R & Ad	7508	176	177	R
	2054	854	Am	9000 to			
				9018	2069	----	Ad

